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i torainefter calle	d Lessee, leases to Le					d herein:	
	Gablin site number hereto (ell distances	liming angunyimati	nnel shainn nart c	of Government Lo	is 4 and 8.		
6.4.1	Section 26, Townsh SUBJECT, however	to an assement for	right of way for	manic C. unty, Wa access road acquir	ishington, ed by the		
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S the mester less	1.02 Master Lease. e," dated August 11.	Lessor holds the 21	ove-described pr	emises under a lea acting by and thr	ise, hereinafter re ough the Departi	terred to as nent of	
Natural Resourc	65 1		with the same			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	#36h
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a o we lee .)	Light Table)N 2. RENTAL		.41.	hindred	
	2.01 Basic Rental.					TO COMPANY OF A LINE	+
year, hereinafter	Dollars (\$ 25 referred to as the "a icor at suc"; other pla		it shall be paid in Il payments shall	be made to Lesso	irst day of Septe or at 9655 S.W. C	mber in each Sayon Road,	かる仏
Portland, Oregon	າ, or at suc'r other pla e piວra/ud. The leas	ice at which the Les	sor may notify the September 1 thro	e Lesses in writing	ng. Rent for the i	rection of any	
	Just Rent Adjustin	ients. Lessor may a	s of any annivers	arv date, increase	the annual rente	l as follows:	r i
and at intervals i	(a). Under the mast of not less than ten (1	O) years thereafter.	Lessor may incr	ease Lessee's rent	al hereunder at si	ich timizs as	
CLessor's rental u	nder the master lease	is increased. The 60	mount of such inc nder the master is	crease that the Le	ssec shall be resp Itiplied by the Le	onsible for essee's annital	
vental to the loc	sor divided by the to inean the total rant	ral annual rental of	the Lessees of the	sites in the Nort	n woods. Annua	i rental es	
The Increased Th	e aforesaid formida i	illustrated as follow	NS.	i _n d (
O Lestee's shi re of increase	Increase under to Lessor	r master lease	X Jisee's an	nual rental al rentals of sites	34		
一种 一种 一种 一种	(b) in addition to i	he increase permitte	ed u \Uer subpara	graph (a) above, l	essor may as of	any anniversary	
which together	with prior in frees. " o	n account of taxes	ind assessments is	hall not exceed the	te total of the am	ount by which.	
	ments on the land cov ea on said Anniversary	data.		the Wald to	"相关","是 "。		inerial.
ACTO I	ic) Finally every t	on years beginning S	September 1, 198	5, the Innual ren	ial shall, at the or	ition of the	
oha Ruranu of	shor Statistics IIS C	lonariment of Labor	that is, the ann	uai rerital each ve	ar for the succeed	ling ten years	
Consumer Price	d as compared with t Index differs from sa	ne annual rental as s ld Index for Septem	et forth hirein b iber 1, 1975.	y une same percer	tage as the more	36 // 36/U	
ele la			SSOR'S CONVE		W W		
-)	3.01 Diclaration. I eted the con, improv	n order to preserve	the hatural beaut	y of the Morth W	oods, to provide. Clading to the re	ior the control	
the greatest nos	ble puace, e loymen no declare the with i	f inrivacy health c	omtort, safety, a	nd oreservation o	nroperty values,	ressot anes	i valori rovata
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ditor of Skun	the plat of the North nania County, Washin	oton		A Sale and the Act of	the transfer of the start	好傷。2000年2月2日	K Zie
	3 Past Dock, L st ແບ້ງລ/sald boa	essor shall construc	t a boat duck for	the common use	of residents of the	e North Woods In Heil of such	
construction, La	ssor shall contribute	\$5,000,00 to the N	orth Woods As	ciation, hereinaft	er described in n	iragraph 5.09)	
in for construction	OT JUCK GOCK.	CECTION	d ÜS€ OF Si¶				
	4.01 Permitted Use	The cable site she	di he lised only fo	ir residential aure	oses. No buildin	g shall be	
ersclad, altered,	pliced, or permitted ntal to residential use	to remain on the c	abin site other th	an one detached s	ingle tamily rive	ling and	
	4.02 Chridition of	Site. The premises I				i accepted in	logar 200
their present co		vehicles shall be par	ked in madways	Vehicles shall/h	of be operate 3 ca	réléssiv or in	
excess of posted	i peeds. No vehicle	shall be operated at	any tima withou	a muffler in goo	d working order.	Excessive	
v. 152 Pr. 1	stinoying smoke are 1 4,04 Main enance.	All lots shall at all	(Imes be kent in i	a clean, sightly or	nd wholesome co	ndition kild na	No.
tracil, on hage, i	iter, junk, baxes, cor id to be or remain at	italners, botties, ca	is, inachinery, im	plements, lumber	, or other buildit	g materials	714
2 4 V 200	4.05 Sloris, No slor	in of any kind shall	be displayed to \	ne public view on	any lot in the tr	ict except only	
provetsional sign	, nt not more than 1. Under ar developer t	8 Inches by 24 Inche	at in size, acverti	ing the property	for sale or rent, /	no except	ıΩ _{ne}
	4.08 Stukence. No	noxious or offunsiv	s trade of activit	y shall be carried	on of upon any I	ot in the tract	
	g be dung thereon w	nich may be or beca	ome arrannoyand	o or militari. Jin t	ine orest		指標

SECTION 5. IMPROVENENTS continued

4.07 A himids. No animals, livestock, or povitry of any kind she'r be raised, fired, or kept on any lot not be allowed to become an annoyance or nuisance to the rigidiborhood.

- 4.08 Incineration. Because of unpleasant odors and unsightliness, no individual incinerator will be 191 permitted on any lot,
- 4.09 Fires and Fireplaces. Interior fir/places, stoves, or other type burne/ must be fireplaced by the any cabin. No fires that by its sanu cabin. No fires that by its or maintained builde of
- *:10 Firearms and Fireworks. Discharging firearms; firex ackers, rockers or any other fireworks within
- 4.11 Commercial Use. No pletted lot shall be used for any commercial purpose, except that a Lessee may rent his cabin from time to time, and in such case shall be responsible that his tenants abide by these covenants.
- 4.12 Motorbikes. No motorbike or motorcycle riding of any nature shall Le allowed except for
 - 4.13 Fire Extinguisher. One fire extinguisher (minimum two quart capacity) must be kept in every cabin.
- 4.14 Trailers and Tents. No tent, house trailer, or mobile home. Whether the same be on wildeds or not shall be permitted on any lot except during the period of cabin construction and for prests over a weekend period.
- 4.15 Solicitation. There shall be no solicitation or distribution of handbills or circulation of any kind. without the written consent of Leisor.
- 4.18 Hose Dibs. One hose bib shall be installed on outside wall of each cabin for the protection on conform completion of the cabin.

5.01 Plans Approved. No building shall be erected, placed, or altered on the cabins to until the construction plans showing the location of the structure have been approved by the Lesson as to conformity with plan of to location with respect to topography and finish grade elevation. Such approval shall be in writing:

5.02 Building Materials. All building construction shall be of log or wood frame. Wood stame stucco or simulated brick veneer construction is expressly prohibited. All roofs shall be of wood shingle or shake, or or 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 rear from the time such construction is started. Cabin construction must be started within three years from the date of the spring of

5.04 Tree Removal. The Lessee of each cabin site may remove from said site all trees, shrubs, and follage.

5.04 Tree Removal. The Lessee of each cabin site may remove from said site all trees, and required by the State of Washington in the master lease, any tree whose diameter as over 8" at chest height must be marked by Lesser for Lessor's inspection. Lessor will standard appraisal of value. Lesser will not pay Lessor for the value of the tree before prover ants shall be prohibited. The intern is to remove as few trees as possible to the said that the community remain natural and rustic.

5.05 Lot Markers. Lessed will use all reasonable care to make certain that the lot markers, as established by Lessor, are not moved or destroyed.

5,06 Improvements Other Than On Cabin Site: No improvements of any kind stall be constructed or placed upon any area covered by the master lease without Lossor's prior written consent.

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

"8,04 Ownership of Sub-lessed Improvements. All buildings and improvements excluding removable personal property and trade fixtures on the leased site. North Woods are red by Sub-lesse [Lessee herein] will remain on said site after expiration of this lease [master lease] or terms tion prior to the terms of this lease [master lease] or any sub-lease this lease held of the lease [master lease]. If the State is three state in the remain of the lease [master lease], If the State is three state in the remain of the lease [master lease], If the State is three state in the remain of the lease [master lease] or a sub-lease area; crovided, further, won the term altino or expiration of this lease [master lease] or a sub-lease (this hase) assigned under paragraph 5.99 that the three year period following the State is the sub-lease if this hase) assigned under paragraph 5.99 that the three year period following the State hall require the sub-square Lease to purchase the sub-lease of the sub-lease is the sub-quare. Lease to purchase the sub-lease of the sub-lease of the sub-quare state of the paragraph, shall interest the improvements as a lowed by law. Expiration, as a specific that the terms and conditions of the lease of May 21/2025." "E,04 Ownership of Sub-lesses Improvements. All buildings and Improvements, excluding

The Barties have that the terms and conditions of the above quoted baragraph shall be applicable provided in the light shall be applicable provided in the same of the same of

(a) That Lessee is not in default under any 13 the terms and conditions of this lease; and (b) That Lessee's lease expires May 31, 2026. If the event of earlier expiration of this lease, all buildings and improvements located upon the premises shall be the property of Lessor.

The parties hereto fulther egree that the benefits of paragrap (8.04 \) fithe inester lease shall be ent. Freebig solely egainst

5 98 Taxes and Assements. The Lesses shall have in annual payments all taxes and assessments that any now charged up may become chargeable and assessments that any mencing with the taxes first seconding due and pay to after the date through the force such taxes and assessments become assessments become

The name of The North Woods Association. The roads in the part and certain other common areas and on held in the name of The North Woods Association, a non-plottic association, of which the Lesses of lots in the place all the members. Said Association shall be responsible for the maintenance and repair of reads, the on a walk system including the name of the control of the place and common areas and improvements district any), as well as other community function which may be given it by its members. The owners (Lesses) of localities are controlled to by diver of not less. Association for their featonable share of the coas of the functions and duties of the Association. Said dues shall common at the time 50 lobs are lessed. If it understood and agreed that Lessor shall and it is hereby diverged to sufficient the responsibilities and function of the North Yodds Association, until fifty (50) lots in the North Yodds Association.

PAGE: TWO SCABIN SITE I FASE

OU

SECTION 6. ATILITIES

- 6.31 Sewere. Individual sewage disposal systems installed by Lessee must be designed, located, and constructed in Accordance with the legal regulations, laws and ordinances of Skamania County and the State of Washington.
- 6.02 Reservation. Lessor reserves to itself and to its successors and assigns easements in, under, and along all oads and other common areas in the plat for any utilities whether presently installed or not. In addition, an easement is served in an area live (5) feet by ten (10) feet in one corner of each lot (to be selected by Lessor) adjoining the mant is served in an area live (5) feet by ten (10) feet in one corner of each lot (to be selected by Lessor) adjoining the road, for electric transformer vault and/or telephone and power service pedestals if any. And the essignment of the lease as road, for electric transformer vault and/or telephone and power service pedestals if any. And the essignment of the lease as to each individual for shall be subject to the right to cross over or under the same along the lot lines, with utility lines if to each individual for shall be subject to the right to cross over or under the same along the lot lines, with utility lines if to each individual for shall be subject to the right to cross over or under the same along the lot lines, with utility lines if
- 0,03 Water. Each cabin site has or will be furnished water at or near the lot line. Each lessee agrees to come the water system supplying the North Woods and further agrees to pay Lessor \$225,00 for the right to receive water from the water system supplying the North Woods and further agrees to pay Lessor \$225,00 for the right to
- 6.04 Maintenance. The lussee shall bear the responsibility and expense of furnishing, installing, back-filling, and maintening each underground trench or other digging upon such cabin site which is necessary for any utility connections or facilities to serve such cabin site.

SECTION 7. MISCELLANGUES

- applicable Federal State. County, and Municipal laws, rules and regulations relating to all activities contemplated under this applicable Federal State. County, and Municipal laws, rules and regulations relating to all activities contemplated under this disso (ficiliding but not limited to, use of public or private roads, parking, fire and prevention of fire, public health, and foliution of streams or lakes, and to a sum all obligations thereby imposed upon the Lessor. Lessor may inspect the cabin that any time to determine compliance with the terms of this lease.
- 1.02 Inden inficition. Lessee hereby agrees to assume all risk of, and indennify and hold harmless, and at the Lessee's extense, defent the Lessor from and against, any claims, loss, cost, legal actions, liability or expense on at the Lessee's extense, defent the Lessor from and against, any claims, loss, cost, legal actions, liability or expense on account of personal injury to or death of any persons whomsoever, including but not limited to araployees of the Lessor, or damagn to or destruction of property to whomsoever belonging, including but not limited to arroperty of the Lessor or damagn to or destruction of activities on the lessed premises. The Lessee further agrees to indemnify and save harmless awhich might result from Lessee's activities on the lessed premises. The Lessee further agrees to indemnify and save harmless awhich might result from Lessee's activities on the lessee resulting from Lessee's failure to comply with an or the provisions of any less lessor from any loss, cost, suit or expense resulting from Lessee's failure to comply with an or the provisions of any less less or resultations. applicable laws, risles or regulations.

 - 7.03 Insurance. Lessee shall obtain fire, casualty 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 company is satisfactory in the satisfactory of the policy or policies shall be undorsed and delivered to Lessor with provision for thirty (30) days' notice of cancellation to Lessor.
 - (b) Liability and property insurance insuring Lessor and Lessee against of liability for a nages to persons on property caused by the maintenance, use or occupancy of the leased premises or by reason the conduct of any activity carried on therein. Such insurance shall be carried by a responsible company or dompa les satisfactory to activity carried on the set of the lessor 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 accident to two or more persons, \$10,000.00; and property damage, \$1,000.00.

Lesses shall deliver to Lessor certificates and rucelpts evidencing said policies of insurance and further provide with the company or companier for thirty (30) days' notice of cancellation to Lessor.

- 7.04 Assignment. Without the prior written consent of Leisor, Lessee shall not assign this lease or any interest therein, or sublet, and no heir, enceutor, administrator, receiver, trustee in bankruptcy or other assignee by operation of law shall essign or sublease with a such written consent.
- 7.05 Waiver. Any waiver by the Lessor of any provisions hereof must be in writing, and any of the coven-nts, conditions, is strictions, in this lease may be annulled, waived, changed, or modified with respect to all or any portion
- To Attorneys' Fees. In the event any action suit, proceeding or appeal therefrom is brought to collect the rent due or to become due her under, or any portion therent, or to get porsession of said premises, or to enforce combinance with this lease, or for failure to observe any of the cryenants of this lease, the provailing party shall be entitled to fellower such sum as the Court hay adjudge reasonable as a torneys' fees to be allowed in said suit, action, proceeding or recover such sum as the Court hay adjudge reasonable as a torneys' fees to be allowed in said suit, action, proceeding or appeal therefrom in addition to such other relief granted by the Court.
- 7.07 Condemnation. The parties hereto shall receive any sums or clamages paid or awarded by reason of any taking, condemnation or acquisition during the existence of this lease as their interests therein shall tree appear, whether or not by litigation, by any authority, person or corporation, whether public or private, of any title to or interest in all or
- A deservoir Level. The Lessee acknowledges by signing this lease that Pacific Power and Light

 7 to Reservoir Level. The Lessee acknowledges by signing this lease that Pacific Power ComCompany has the right to fluctuate the waters of Swift Reservoir at any time within the provisions of Federal Power Commission License No. 2111 or as arronded. The Lessee shall waive all claims of damage and shall indemnify Pacific Power
 mission License No. 2111 or as arronded. The Lessee or their successors, if any, a jainst any claim of damage arising from
 and Light Company, the State or Washington, Lessor or their successors, if any, a jainst any claim of damage arising from
 and Light Company, the State or Washington, Lessor or their successors, if any, a jainst any claim of damage arising from
 and Light Company is a successor of the reservoir and the provisions of the reservoir and the provisions of the provisions of the reservoir and the provisions of the provis
- 7,09 Validity of Provisions. The determination of any Court that any provisions of this lease are unlawful of void shall not affect the validity of any other provision hereof.
- Or yold shall not affect the validity of any other provision hereot.

 7.10 Enforcement of Restrictions. Without in any way limiting the rights of Lessor, if the parties upon the provisions hereof are binding, or any of them, shall violate or attempt to violate any of the restrictions or coverants hereof, the Lessor or any lessor of and in the tract, shall have the right to compel performance of or coverants hereof, the Lessor or any lessor of and in the tract, shall have the right to compel performance of the property combiliance with the provisions hereof, to abate and remove, at the expense of it of offending it see or lesses of the property combiliance with the provisions hereof, to abate and remove, at the expense of it of offending it is not violation of the provisions hereof and to prosecute any proceedings at law or in equity in furtherance of the aforesally violation of the provisions hereof and to prosecute any proceedings at law or in equity in furtherance of the aforesally removed in any Court having jurisdiction of such cases.
- # 7.11. Receivations on Land. All of the Asservations, convictions coverants; at reaments and restrictions in the land and shall be binding on the lassees of all property covered hereby and all parties and persons claiming which them and on all property within the tracti
- 7.12 Assignment. Without limiting Lessor's fund to sell or assign this lease of land, Lessor may assign this lease of land, Lessor may assign this lease to a comporation, and if said correction assumes the obligations of Lessor heriander, Lessor shall thereby be re-lissed or and selected from any and all obligations under this lease.

Page Three - Cabin Sive Lead

SECTION 8. TERMINATION

8.01 Default and Notice. If any default shall be made on the part of the Lesses in the observance or 8.01 Default and Notice. If any default shall be made on the part of the Lesser in the observance or performance of any of the terms, covenants, agreements, or provisions of this lesse by him to be observed or performed and lease, forfeit Lesses's interest therein, and forthwith exclude the Lesses from the premises and from all rights hereunder, but the Lesses shall nevertheless be liable to the Lessor for all liabilities incurred hereunder prior to such termination. Waiver of any default hereunder shall not constitute a waiver of any subsequent 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 Lesse at \$53/8 \times \t

8.02 Master Lesse Termination. It is expressly understood that Lessor has leased the premises from the reason whatsoever, prior to the lease termination date, such termination shall operate as an arsignment to the State of Washington of this lease together with the unrestricted right of the State to receive payment of the rents he ein provided

8.03 Failure to Provide Property Report. Lessee shall have the option to void this lease if he does not receive a property report prepared pursuant to the rules and regulations of the U.S. Frepartment of Flousing and Urban Development, in advance of, or at the time of, his signing the lease; and Lessee shall have the right to revoke this lease. Development, in advance or, or at the time or, his signing the lease; and Lessee shall have the right to revoke this lease within 48 hours after signing the lease if he did not receive the property report at I sast 48 hours before signing the lease. However, this option to void the lease shall not apply where Lessee has receive. "It is property report and inspected the for 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 report.

his read and understands such report.

Lossee shall have the option to void this lease if he does not receive a property report prepared and pursuant to rulus and regulations of the Oregon Subdivision Control Law ORS 92.210–92.990 in advance of his signing this

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

8.04 Easements. As shown on the plat of "The North Woods", 20 feet easements are reserved to the boat docks. Said easements shall not prevent lesses of the above lots from developing their own shoreside docks providing such facilities do not interfere with the boat traffic pattern of the community dock system.

Five foot easements are reserved to the Lessor and its assigns on the southerly lot line of Lot 10, and the reserved to the Lessor should be southerly lot line of Lot 10, and the reserved to the Lessor should be southerly lot line of Lot 10, and the reserved to the lessor should be southerly lot line of Lot 10, and the reserved to the lessor should be southerly lot line of Lot 10, and the reserved to the lessor should be southerly lot line of Lot 10, and the reserved to the lessor should be southerly lot line of Lot 10, and the reserved to the lessor should be southerly lot line of Lot 10, and the reserved to the lessor should be southerly lot line of Lot 10, and the reserved to the lessor should be southerly lot line of Lot 10, and the reserved to the lessor should be southerly lot line of Lot 10, and the reserved to the lessor should be southerly lot line of Lot 10, and the reserved to the lessor should be southerly lot line of Lot 10, and the reserved to the lessor should be should be served to the lessor should be served to the lessor should be should b

WATER FRONT RECONATION, INC. Presiden LESSOR LESSEE

YOU HAVE THE OPTION TO VOID YOUR CONTRACT OR AGREEMENT BY NOTICE TO THE SELLLER IF YOU DID YOU HAVE THE OPTION TO VOID YOUR CONTRACT OR AGREEMENT BY NOTICE TO THE SELLER IF YOU DID NOT RECEIVE A PROPERTY REPORT PREPARED PURSUANT TO THE RULES AND REGULATIONS OF THE OFFICE OF INTERSTATE LAND SALES REGISTRATION, U.S. DEPARTMENT OF HOUSING AND URBAN YOU RECEIVED THE PROPERTY REPORT LESS THAN 48 HOURS PRIDE TO SIGNING THE CONTRACT OR AGREEMENT, IF AGREEMENT, YOU HAVE THE RIGHT TO REVOKE THE CONTRACT OR AGREEMENT BY NOTICE TO THE SELLER UNTIL MIDNIGHT OF THE THIRD BUSINESS DAY FOLLOWING THE CONSUMMATION OF THE TRANSACTION, A BUSINESS DAY IS ANY CALENDAR DAY EXCEPT SUNDAY AND THE FOLLOWING BUSINESS HOLDAYS: NEW YEAR'S DAY, WASHINGTON'S BIRTHDAY, MEMORIAL DAY, INDEPENDENCE DAY, LABOR DAY, COLUMBUS DAY, VETERANS'DAY, THANKSGIVING AND CHRISTMAS.

I (we) hereby acknowledge that prior to the signing of this lease, I (we) have received, read, and understand the PROPERTY REPORT prepared pursuant to the rules and regulations of the U.S. Department of Housing and Urban Developing ent loffice of Interstate Land Sales Registrations) and the PROPERTY REPORT prepared pursuant to rules and regulations of the Orego-Subdivision control law ORS 92,210 — 92,990. I (we) also acknowledge at I (we) have inspected the lot to be

<u>ladye U. Beda.</u> Treo. W. Pae Sher

PAGE FOUR 4 CABIN SITE LEASE

LESSEE