AFN #2011178098 Recorded 04/20/2011 at 01:37 PM DocType: AGLS Filed by: SKAMANIA COUNTY TITLE COMPANY Page: 1 of 18 Auditor Timothy 0. Todd Skamania County, WA

After recording return to:

Water Front Recreation, Inc. PO Box 7139 Bend, OR 97708

Scor 32/61

ASSIGNMENT, ASSUMPTION, CONSENT AND AMENDMENT OF LEASE

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"ASSIGNOR"

CHRIS & SHAWNA PETERS

12090 HAZELDELL AVENUE OREGON CITY, OR 97045

"ASSIGNEE"

PAUL L. McDANIEL

2430 MAIN STREET

WASHOUGAL, WA 98671

JENNIFER B. McDANIEL

2430 MAIN STREET

WASHOUGAL, WA 98671

"WATER FRONT"

WATER FRONT RECREATION, INC.

a Washington Corporation

P.O. Box 7139

Bend, OR 97708-7139

DATED:

MARCH 7, 2011

In consideration of the mutual covenants contained herein and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Assignor, Assignee, and Water Front hereby agree as follows:

- 1. Assignor hereby assigns to Assignee all right, title and interest Assignor has in and to:
- 1.1 Those certain premises described as follows:

Cabin Site #46 of the Northwood's being part of Government Lots 4 and 8, Section 26, Township 7 N, Range 6 E Willamette Meridian, Skamania County, Washington.

Parcel #96-000046000000 (x)

Assignment, Assumption, and Consent Form - Page 1

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- 1.2 And under that certain Cabin Site Lease from Water Front to Carol W. Crippen and Louise R. Baker, dated March 20, 1977, and subsequently assigned by mesne assignment to Assignor, a copy of which Cabin Site Lease is attached hereto marked <u>Exhibit A</u>, and incorporated herein by reference.
- 2. Assignee hereby accepts this Assignment and hereby assumes and agrees to perform all obligations of the Lessee under the Cabin Site Lease, as affected, if at all, by the Settlement Agreement of May 24, 1984, including, without limitation, payment of all rent required by the provisions thereof.
- 3. Water Front hereby consents to the foregoing Assignment and Assumption.
 IN WITNESS WHEREOF, the parties hereto have executed this Assignment, Assumption, and Consent in triplicate as of the date first herein above written.

ASSIGNOR:

ASSIGNEE:

Chris Peters

Paul L. McDaniel

Paul A. Aths.

ASSIGNEE:

Paul L. McDaniel

Shawna Peters

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WATER FRONT RECREATION, INC.

By Jaslie Russell

Corporate Acknowledgment

State of Oregon)				
County of Deschutes)				
On this the <u>19</u> day of	April, 2011, before me,			
Booky Wilde Name of Notary Rublic	, the undersigned Notary Public, personally			
Appeared 1051's Russell Name(s) of Signer(s)	// //////////////////////////////////			
□ Personally known to me - OR-				
Proved to me on the basis of satisfactor	ry evidence to be the person(s) who executed the within			
instrument as President on behalf of the corporation therein				
Corporate Title(s) of Sign	iers(s)			

Named, and acknowledged to me that the corporation executed it. Witness my hand and official seal.



Solvera & Litooll Signature of Notary Public Copolic Ruppoll only

\cdot
STATE OF (hegon))ss: County of Cladenus
)ss:
County of Cladismus
This instrument was acknowledged before me on Manh 25, 2011,
by Challe
Chris Peters
1/2 1/26 (77)
Adlerg S
Notary Public for State of Oregon
OFFICIAL SEAL My Commission Expires June 7, 2814
HELEN K COUGHLAN NOTARY PUBLIC-OREGON COMMISSION NO. 448981
MY COMMISSION EXPIRES JUNE 07, 2014
STATE OF Cheson
)ss:
County of Vachagans
This instrument was acknowledged before me on March 25, 2011,
by Showna W. Peters.
Shawna Peters
Allen & College
Notary Public for State of Overer

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OFFICIAL SEAL

HELEN K COUGHLAN

NOTARY PUBLIC-OREGON
COMMISSION NO. 448981

MY COMMISSION EXPIRES JUNE 07, 2014

My Commission Expires June 7,2014

STATE OF Washington
County of Courk)ss:
This instrument was acknowledged before me on
Notary Public for Washington
Notary Public State of Washington CAROL A LACKEY My Appointment Expires Jan 16, 2014 My Commission Expires Office A My Commission Expires Office A My Commission Expires
STATE OF Washington))ss: County of Wark
This instrument was acknowledged before me on, 2011 by, 2011
Jennifer B McDaniel (AUD HOCKLY)
Notary Public for Washington
Notary Public State of Washington CAROL A LACKEY My Appointment Expires Jan 16, 2014

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102041

BOOK IC3 PAGE 20

STATE OF MASHINGTON DEPARDMENT OF MATURAL RESOURCES BRIAN J. BOYLE, Commissioner of Public Lands Olympis, Washington 98504

Lease No. 58985

THIS RESTATED LEASE supersedes the original Lease Bo. 58985, dated August 11, 1970 and all subsequent amendments thereto (dated February 10, 1972; September 17, 1975; and August 30, 1977) and is entered into pursuant to the terms of the Morth Woods Sattlement Agreement dated Hay 24, 1984. The STATE OF MASHINGTON, acting by and through the Department of Matural Resources, (hereinefter called the State) and WATER FRONT RECREATION, INC., a Washington Corporation, (hereinefter called the Leases): The State Leases to the Leases the following described school land in Stammata County, Washington, on the terms and conditions stated herein, to wit:

Government Lots 4 and 8, Section 26, Township 7 North, Range 6 East, W.H., having an area of 88.40 acres, more or less.
Subject, however, to an essence for right of way for access road acquired by the Onited States of America, United States Forest Service.

SECTION 1 OCCUPANCY

1.01 Term. This lease originally consenced on June 1, 1970 and shall extend to May 31, $20\overline{69}$.

1.02 Renewel. The Lesses shall have the right to the extent provided by law, to apply for a $\frac{1}{100}$ re-lease of the site.

SECTION 2 USE OF SITE

2.01 Permitted Use. The site shall only be used for the purposes stated in the Lessee's bid, unless the Lessee first obtains written permission from the State to smend the development plan to use the site for other purposes.

SECTION 3 RENTAL "

3.01 Rental. The Lessee shall pay to the State at the Department of Retural Resources, Olympis, Washington 98504 annually in advance \$15,680.00 commencing September 15, 1985. The State acknowledges that Lessee has paid all rents dum for the use of the premises until September 15, 1985 except for those sums which may be calculated or become due pursuant to Sections 5.3 and 21 of the North Hoods Settlement Agreement (dated May 24, 1984).

3.015 Annual Rental Adjustment. The State agrees not to charge rent otherwise due under Sections 3.01, 3.02, and 3.03 for the time overnight use of the property is decied by government action based upon another actual or potential scuption of Hount St. Selems (after May 18, 1982) when such overnight use is prevented for at least thirty (30) consecutive days. Any such rental reduction shall be calculated on a prorated basis (i.e.: number of days access denied divided by 365).

BY WILLIAM VISINES

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3.02 Responsibility on June 1, 1980, and at intervals of not less than ten years thereafter for the period of June 1, 1980 to June 1, 2024, a new annual rental will be established. The new rental will be the Fair Market Rantal Value of the lessed land, exclusive of the Lesses's improvements, as determined by the State's appraiser. In determining Fair Market Rental Value the appraiser will consider any tax benefits afforded the Land and improvements accruing to the Lesses by reason of lessing State land in comparison to lessing privately owned land, and adjust the rental to eliminate any tax advantage. The land shall be appraised within six months of a rental adjustment period, provided that in the event such respyraisals about be cause for an increase in the annual rental, such increase shall not be greater than 40% of the annual rental as assoblished for the preceding ten year rental period. However, in no event will the edjoated annual rental be less than \$11,200.00.

The annual restal psyable is advance September 15, 2025 and each succeeding year thereafter to the end of the lease term under Section 3.01 shall be based upon the full Pair Market Bantal Value of the leased land, exclusive of any improvement of the Leases or Sub-leasees. Such full Fair Market Bantal Value shall be determined by the State's appraisar and shall be binding unless disputed by the Leases. The annual restal shall be adjusted as of June 1, 2025 and at five year intervals thereafter. There shall be no limitation (40% or otherwise) upon any increase or decrease in rest needed to achieve full Fair Market Rental Value of the leased lands as compared to any prior annual rental.

In the event that agreement causet be reached between the State and the Lessee on the Fair Harket Esutal Value of the land, such valuation shall be submitted to arbitration. The arbitration shall be as follows: One arbitrator to be selected by the Lessee and his expenses shall be borne by the Lessee, one arbitrator selected by the State and his expenses shall be borne by the State; these arbitrators so selected shall mitually select a third arbitrator and his expenses shall be shared equally by the Lessee and the State. The majority decision of these arbitrators shall be binding on both parties. Provided that in the event of arbitration, the Lessee shall pay, in advance, the amount established for the preceding year's restal; and, if additional rental is required as a result of arbitration, such soney shall be due and payable within ten days after arbitration. If a refund should be due, it shall be returned by the State within ten days after arbitration.

- 3.03 Percentage Rental From Sublesses. In addition to the annual rental, the Lessee will pay to the State as additional rental an amount equal to 10% of the grows receipts from sublesses and 5% of the grows receipts from concessions. Any increase in a sublesse rental which results from the reappraisal provided betwin, as noted in Section 3.02, will not be considered in determining the additional cental based on the 10% of grows receipts from the sublesse.
- 3.04 Definition of Gross Receipts From Concession. "Gross receipts" shall seem the amount poid or payable for all goods, weres, serchandses, personal property, and services by the Lessee or others, including credit transactions: Where goods, weres, merchandiss, personal property, and services are exchanged or bartered, gross receipts shall mean the reasonable value thereof. Sales or services rendered by the Lessee or others directly or indirectly from any other premises because of orders originating in or arising out of business transacted on the lessee premises are included. Amounts not collected on credit sales are included. State business and occupation taxes on any activity or business operated on the premises and State sales taxes are excluded. Notwithstanding the foregoing, gross receipts exclude, among other chinge, profits, commissions and rants on the building, sale or lessing of cabins.
- 3.05 Tearly Payments. Payments of percentage rent shall commance on September 15, 1978 and be made annually thereafter (except for percentage rents for prior periods calculated pursuant to Section 5.3 of the North Woods Settlement Agreement deted Hay 24, 1984). Delimpent percentage rental shall draw interest at the rate of 1% per month. Payment shall be made to the State at the Department of Matural Resources, Olympia, Washington 98504.

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3.06 Records. The Lessee shall install and maintain at a location reasonably accessable to the State an accounting system wherein appear clear, complete, and detailed records of all business of every kind and character affecting gross receipts, whether by the Lessee or others. The State shall at all reasonable times have access to any and all of the Lessee's books, records, files and State and Federal tax and contribution returns of all kinds for the purpose of examining and copying them. Examination and copying shall only be utilized for the purpose of determining whether or not the Lessee has performed this lesse in all respects. In order to assure accurate percentage payments that are besed on companying receipts. Lessee shall provide: concussion receipts, lasses shall provide:

- Quarterly, a copy of the Stores, State Department of Revenue Combined Excise Tax Raturn Form REV. 40-2406 (6-76).
- 2. Available for immediate audic:
 - A. Deily Cash Register and/or receipt book records to confirm gross revenue
 - B. Federal Income Tax returns C. Sales Tax Statements
- D. B & O Tex Statements

3.07 Reports. The Lessee shall render yearly reports of gross receipts at the time yearly payments of percentage rent are due. The reports shall show in reasonable detail as the State shall specify, the ascount of gross receipts during the preceding year.

3.08 Addits. The Lesses shall provide once each year, without expense to the State, as audit report certified by an accountant satisfactory to the State showing sales and other income credits affecting gross receipts and components thereof.

SECTION 4 RESERVATIONS

4.01 Compliance. The State shall have access to the site at all resconable times for the purpose of securing compliance with the terms and conditions of all resconable times for the

4.02 Access. The State reserves the right to grant easements and other land uses on the site to itself and others when the essent or other land uses applied for will not undelly interfere with the use to which the Lessee is putting the site or interfere unduly with the plan of development for the site. He essent or other land uses shall be granted until damages to the lessehold shall first have been ascertained by the State and paid to the Lessee by the applicant for the essent or other land use.

- 4.03 Restrictions on Use. In connection with use of Rhs site the lasses shall:
- (1) Conform to all public authority concerning planning, zoning and other requirements which may affect the leased site in the same manner as if the land was leased from a private owner;
- (2) Cut no State timber or remove State-owned valuable material without prior written comment of the State. The Leuses must pay to the State the Fair Market Value of the timber or valuable material, as determined by the State, before cutting timber or removel authorization is granted;
- (3) Take all reasonable processions to protect the land and improvements on the leased site from fire, make every reasonable effort to report and suppress such fires as may affect the leased site, and shall be subject to applicable fire laws affecting the leased site:
 - (4) Not allow debrie or refuse to accumulate on the leased site.

SECTION 5 REQUIREMENTS

5.01 assignment and Sublease. This lease or any portion thereof may not be assigned nor may the lands held beremader be sublet without the written consent of the State, accept as specified in the original or smended plan of development.

5.02 Daty. The Lesser, at his sole cost and expense, shall at all times heep or cause all improvements, including landscaping, installed pursuant to this lesse (regardless of ownership) to be kept in as good condition and repair as originally constructed or as hereafter put, succept for reasonable weat and text. The State, or any authorized agency shall have the legal right to inspect the premises and improvements thereon. The Lessee shall carry, or he shall require his Sub-lessees to carry by a responsible company or companies satisfactory to the State, a sufficient amount of fire and casualty insurance to cover the replacement cost of any or all improvements that may be demaged by fire or other casualty. Such insurance policy or policies, excepting those for simple-family residential sublesses, are to be endorsed and delivered to the State with provisions for thirty (30) days notice of cancellation to the State. Such insurance policies for single-family residential sublesses shall be carried by responsible companies satisfactory to the State. The policies shall be endorsed and delivered to Lessee with provisions for thirty (30) days notice of cancellation.

The Lessee shall supply evidence satisfactory to the State of insurance on single-family residential subleases. Once the initial evidence has been delivered to the State, the Lessee is not required to supply evidence of insurance on an annual basis, provided, however, the State reserves the right to call for proof of satisfactory insurance at any time. In the event of fire or casualty damage to any or all of the improvements, the paid insurance benefits shall be used to insediately replace said improvements in a manner subject to reasonable approval by the State, or at the option of the Lessee, the proceeds from such insurance may be paid to the State in lieu of replacing said improvements.

- 5.03 Condition of Site and Liability. The gite has been inspected by the Lessee and is accepted in its present condition. The Lessee agrees to defend and hold the State harmless from any and all claims suffered or alleged to be suffered on the site or affaing out of operations on the site. Frior to starting developmental work on the site, the Lessee shall procure and thereafter, during the term of the lesse, shall continue to carry public liability and property damage insurance, with a financially responsible company. In the amount of not less than \$500,000.00 for injury to one person, \$1,000,000.00 for injury to one person, \$1,000,000.00 for injury to too or more persons, and \$100,000.00 for damage to property. The amount of insurance required may beraefter be increased or decreased, at the option of the State, at the time the rental is resupraised pursuant to Section 3.02. Cartificates evidencing such insurance and heating endorsements requiring thirty (30) days' written notice to the State prior to any change or cancellation shall be furnished, to the State before the Lessee commences any developmental work on the site.
- 5.06 Liquidated Demages. The Lessee hereby agrees that liquidated damages equal to the annual rental them in affect shall be paid to the State should the Lesses fail to complete the plan of development or should Lesses default on the rental payment or elect to forfeit his rights under this lesse. A surety bond equal to the amount of required liquidated damages must be supplied to the State within thirty days after the lesse is executed and remain in force until the expiration of the lesse or such time as the State shall release, in writing, the Lesses from this obligation. Said bond to be supplemented according to any rental adjustment within 30 days of such adjustment.
- 5.05 Improvement Bond- Before commencement of construction by Lessee of any improvement costing in excess of \$2,500.00 on the lessed site, Lessee agrees to provide security which will guarantes completion of the improvement, and payment in full of claims of all persons for work performed in or materials furnished for construction. Lassee may provide said security by either:
- A. Posting a surety bond in an amount equal to the cost of each improvement, said bond to be deposited with the State and to remain in effect until the improvement is astisfactorily completed. Said bond shall be conditioned upon the faithful performance of Lessee, and give all claimants the right of action to recover upon said bond in any suit brought to foreclose machanic's or materialmen's liens against the site;
 - B. Any other method first approved in writing by the State.

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5.06 Assessments. The Lasses shall pay the annual payments on all assessments and texes that are legally charged now or may be charged in the future to the State land or the improvements thereon.

5.07 <u>Default</u>. If any rent shall be and remain unpaid when the same shall become due, or if Lessee shall violate or default in any of the covenants and agreements berein contained, then the State may cancel this lesse, provided the Lessee has been motified of the rental due, the violation or the default, 60 days prior to said cancellation and said violation, default or nonpayment has not been cured by Lessee within 60 days.

5.08 Insolvency of Lesses. If the Lesses becomes insolvent, the State may cancal, at its option, the lesse unless the lesse has been used as collateral with the State's coment. If the Lesses should default in payment to the lending agency, the State upon request by the lender shall assign the lesse to the lending agency who may thereafter, either operate the lessed site or, with the approval of the State, assign the lesse.

5.09 Status of Subleases. Termination of this lease, by cancellation or otherwise, prior to the lease termination date, shall not serve to cancel approved subleases, nor derogate from the rights of the limbolders of record, but shall operate as an assignment to the State of any and all such subleases, together with the unrestricted right of the State to receive all sublease payments therein provided for from the date of said assignment. Upon termination of this lease, by cancellation or otherwise, prior to the termination date of said lease, the Leases shall have no claim to sublease payments and/or sublease improvement values berein contained.

SECTION 6 HISCHLAMEOUS

6.01 Me Partnership. The State is not a partner not a joint venturer with the Leasee in connection with business carried on under this lease and shall have no obligation with respect to the Leasee's debts or other liabilities.

6.02 Marranty. The State varrants that it is the owner of the leased site and has the right to lease it free of all encumbrances except those set out under the description of the leased premises.

6.03 How-Meiver. Maiver by either party of strict performance of any provisions of this lease shall not be a waiver of nor prejudice the party's right to require strict performance of the same provision in the future or of any other provision.

6.04 Attorney Free. If suit or action is instituted in connection with my controversy arising out of this lesse, the prevailing party shall be entitled to recover costs including such sum as the court may adjudge reasonable as attorney fees.

6.05 Succession. Subject to the limitations as stated in Sections 5 - 5.01 and 5 - 5.08, on transfer of the Lesse's interest, this lesse shall be binding upon and inure to the parties, their respective successors and assigns.

6.06 Hotices. Any notice required or pareitted under this lease shall be given when actually deposited in the United States mail as certified seil addressed as follows: To the State: Department of Hatural Resources, Clympia, Washington 98504. To the Leasee: At the address given by the Lessee in the signature block or as specified in writing by the Lessee.

6.07 State's Right to Cure Defaults. If the Lessee is in default by failure to perfore any covenant(s) of this lesse, the State shall have the option to correct the default or cancel the lease after sixty (60) days' written notice to the Lessee. All of the State's expenditure to correct the default shall be reinbursed by the Lessee on demand with interest at the rate of 82 per annum from the date of expenditure by the State. The written notice shall have no effect if the Lessee cures the default specified in the notice during the 60 day period. Provided that, if the default is injurious to the public health or safety, the State may, in the absence of an indicated accempt by the Lessee to cure the default, immediately enter upon the site and cure said default. Any expense so incurred by the State shall be charged against the Lessee and be payable by the Lessee within 30 days after the receipt of the billings for said expense.

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6.08 Lease Recording. Within 30 days after receipt of this lease, a motification of leasing is to be recorded by the Leases with the Skamenia County Auditor's office located in Stavenson, Washington.

6.09 Reservoir Lavel. The Lesses or Sublessess, if any, acknowledge by signing this lesse that Facific Power and Light Company has the right to fluctuate the waters of Swift Reservoir at any time within the provisions of Federal Power Commission Liceose No. 2111. The Lesses or Sublessess, if any, shall write all claims of damage and shall indemnify Facific Fower and Light Company, the State or their successors, if any, spainet any claim of damage arising from recreational use of the reservoir or shoreside or floating facilities.

SECTION 7 OPERATION OF SITE

- 7.01 Operational Uses and Responsibilities. In conjunction with the operation of the site, the following uses shall be allowed:
- (1) Subleasing of buildings and/or facilities located on the site as indicated in original or amended plan of development;
- (2) Construction, improvements, operation, repair, etc., unde or performed under the lease shall be at the sole cost of the Lessee or Sublessees. The Lessee or his Sublessee shall furnish all utilities and shall obtain all Federal, State and local permits and licenses necessary to perform the terms, conditions and covaments of this lease.

SECTION 8 IMPROVEMENTS

- 8.01 Unauthorized Improvements. All improvements not included in the original or accorded plan of development made on or to the site without the written consent of the State shall immediately become the property of the State.
- 8.02 Severance of Improvements not on State Land. If any of the Lessee's improvements utilize, in addition to State land, leads adjoining State land but not owned by the State, the State shall have at the expiration, termination, or the surrender of the Lessehold to enter upon the adjoining land to physically sever at the boundary, without liability for densige as result thereof, the improvements; thereafter, to use the severed improvements remaining on State land for any purpose.
- 8.03 Ownership of Improvements. All buildings and improvements, excluding removable personal property and trade fixtures on the lease site will remain on said site after termination or expiration of this lease or any remewal thereof and shall therespon become the property of the State; except as provided in 8.04, provided, however, that as a condition of any re-leasing of the subject property to any other party made during the three year period following the empiration of this lease or any remewal thereof, the State shall require the subsequent lease to purchase the Lease's interest in the improvements as allowed by law, and provided further that the written consent of the State is required for those Lease council improvements having an individual value in excess of \$10,000.00 and placed on or to the site after January 1, 1990. Such consent may provide that the improvements shall become the property of the State on a specific date following the expiration of this lease. At the expiration of this lease or any removal thereof the State shall make a reasonable effort to re-lease the site.

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8.04 Ownership of Sublessee Improvements. All buildings and improvements, excluding removable personal property and trade fixtures on the leased size erected by Sublessees will remain on said after expiration of this lease or termination prior to the term of this lease of any sublesse held by the State under the provisions of Section 3.09; provided, however, upon the expiration of the lease, if the State is unsuccessful in re-leasing the leased size as a unit, then each Sublessee shall have a preferential right as allowed by law to re-lease from the State its sublessed area; provided, further, upon the termination or expiration of this lease or a sublesse assigned under Section 5.09 that as a condition of any re-lease of the leased size or sublessee site to any other party under during the three year period following the State shall require the subsequent Leases to purchase the Sublessee's interest in the improvements as allowed by law. Expiration, as used in this persgraph, shall mean the expiration of the lease as of May 31, 2069. May 31, 2069.

The Lessee expressly agrees to all covenants herein and binds himself for the payment of the rental hereinbefore specified.

Signed this 76th day of February, 1986.

STATE OF MASHINGTON DEPARTMENT OF MATURAL RESOURCES

Signed this 3rd day of February

WATER PROUT RECREATION, XMC

Title

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2293 Varus Street San Diego, California 92154

58985

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BOOK 103 PAGE 27

CORPORATE ACKNOWLEDGMENT

STATE OF CALIFORNIA)		+ 6
On this 3rd day of	February	, 19_86, before :
personally appeared ROBERT T. CURRY		
	4	
to me known to be the President		
of the corporation that executed the within	and foregoing inst	rusent, and acknowledged
seld instrument to be the free and voluntar	r act and deed of a	id corporation, for the
uses and purposes therein mentioned, and on	OREN RESERVE CORE (HET MARK MES Y ACCOMPANIONS
authorized to execute said instrument and the	net the seal affixed	d is the corporate saal
of said comparation.	B. 77	

IN WITHESS WHEREOF, I have becomen set my hand and affixed my official seal the day and year first above written.

DOMESTICATE CONTROL OF THE CONTROL O

Honna & Thompson Hotary Public in soil for the State of

California residing at

App. No. 58985

-8-

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BOOK 103 PAGE 28

STATE OF ORDCOM COUNTY OF WASHINGTON	1
On this 19TH day of PERSHARY	19 <u>86</u> , before we
personally appeared	
	47
to me known to be the SECRETARY	
of the corporation that executed the within and foregoing i	netroment, and acknowledged
said instrument to be the free and voluntary act and deed o	f said corporation, for the
uses and purposes therein mentioned, and on oath stated tha	z (he/she was) (they ware)
authorized to execute said instrument and that the seal aff	ixed is the corporate seal
of said corporation.	4
IN WITHERS WHEREOF, I have hereento set my hand an	d affixed my official seal th

day and year first above written.

MY CONSISSION EXPENSES 11

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STATE OF WASHINGTON DEPARTMENT OF MATURAL RESOURCES JENNIFER M. BELCHER, Commissioner of Public Lands

BY ARABANA COLLEGE AND ALL STORE GARY M. OLSON

FILES FOR RES

LEASE AMENDMENT

122475

BOOK 1800 PAGE 340

THIS AMENDMENT OF LEASE NO. 39-058985 is made and entered into his 10th day of August, 1994, by and between the STATE OF WASHINGTON, acting through the Department of Natural Resources (hereinafter referred to as "State"), and Water Front Recreation, Inc., a. Washington Corporation (hereinafter referred to as "Lessee").

WHEREAS, the parties hereto have entered into a certain Lease Agreement No. 39-058985 (the "Lease") dated August 11, 1970 and restated Pebruary 26, 1986, demising certain real property located in Skamania County, Washington more particularly described in said Lease; and

WHEREAS, it is the desire of the parties to amend said Lease;

NOW, THEREFORE, for good and valuable consideration, the receipt and legal sufficiency of which are hereby acknowledged, it is hereby mutually covenanted and agreed as follows:

1. Section 5.02 of the Lease is hereby amended to read as follows:

5.02 DUTY. The Lesse, at his sole cost and expense, shall at all times keep or cause all improvements, including landscaping, installed pursuant to this lease (regardless of ownership) to be kept in as good condition and repair as originally constructed or as hereafter put, experi as originally constructed or as hereafter put, experiments the legal right to inspect the premises and improvements thereon.

The Lessee shall carry, or he shall require his Sublessees to carry in the joint names of the Lessee, Sublessee. State and kortgagee (if any), a sufficient amount of fire and casualty insurance to cover the replacement cost of any or all improvements that may be damaged by fire or other casualty, and public liability insurance (to the extent not covered under Section 5.03 below) against claims for bodily injury, death or property damage occurring on or about and adjacent to the demised premises. Such policies of insurance shall be with a responsible insurance company or companies satisfactory to the State. Lessee shall require Sublessees to provide certificates evidencing insurance coverage with provisions for at least ten (10) days notice of cancellation to the Lessee. Lessee shall be responsible for monitoring and insuring that Sublessees maintain appropriate levels of

Indicated Use shadered Fileman

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BOOK /50 PAGE 34/

insurance coverage, provided, however, the State reserves the right to call for proof of satisfactory insurance at any time.

In the event of fire or casualty damage to any or all of the improvements, any money derived therefrom in case of loss shall be held in trust and be immediately available to and used as soon as reasonably possible by Lessee for rebuildings repairing or otherwise reinstating the same buildings so destroyed or damaged or such modified plan as shall be previously approved in writing by State.

All other terms and conditions of said Lease, as supplemented, shall remain in full force and effect.

IN WITNESS WHEREOF, the parties hereto have caused this Amendment to be executed as of the day and year first written

STATE OF WASHINGTON DEPARTMENT OF NATURAL RESOURCES DUNIFIER N. BELCHER COMMUNICATION OF PUBLIC LANDS

WATER FRONT RECREATION, INC.

Its Pyer

Approved as to form this Jo day

ot Que 1994.

Assistant Attorney Canaral

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Corporate Acknowledgment

STATE OF OREGON

COUNTY OF Deschutes

On this /12th day of August

1994, personally appeared before as Robert T. Curry to me known to
be the President of the corporation that executed the within and
foregoing instrument, and acknowledged said instrument to be the
free and voluntary act and deed of said corporation, for the uses
and purposes therein mentioned, and on cath stated that he was
authorized to execute said instrument for said corporation and that
the seal affixed is the corporate seal of the said corporation.

IN NITNESS WHEREOF, I have becaunto set my band and affixed my official seal the day and year first above written.

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My appointment expires 4-29-97

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Commissioner of Public Lands Acknowledgment

STATE OF WASHINGTON SEE.

on this of day of rependent of the Belcher, to me thrown to be the Commissioner of Public Lands, and me official administrator of the Department of Natural Resources of the State of Washington, the Department that executed the within and foregoing instrument on behalf of the State of Washington, and acknowledged said instrument to be the free and voluntary act and deed of the State of Washington for the uses and purposes therein mentioned, and on odth stated that she was authorized to execute said instrument and that the seal affixed is the official seal of the Commissioner of Public Lands for the State of Washington.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year first above written.

Notary Public is and for the State of Union a residing at Olympia

My appointment expires 4/1/9