AFN #2012179771 Recorded 01/03/2012 at 09:40 AM DocType: AGLS Filed by: SKAMANIA COUNTY TITLE COMPANY Page: 1 of 26 Auditor Timothy O. Todd Skamania County, WA

When recorded return to: Water Front Recreation P.O. Box 7139

P.O. Box 7139 Bend, OR 97708

Filed for record at the request of:

Fidelity National Title

Company

500 E. Broadway, #425 Vancouver, WA 98660

Escrow No.: 612815681

Side

DOCUMENT TITLE(S)

Consent to Encumbrance of Leasehold Interest

7
REFERENCE NUMBER(S) OF DOCUMENTS ASSIGNED OR RELEASED: 2011179543
Additional reference numbers on page of document
GRANTOR(S) Water Front Recreation
☐ Additional names on page of document
GRANTEE(S)
Reynolds, Bruce
Reynolds, Debbie
PrimeLending, a PlainsCapital Company
☐ Additional names on page of document
ABBREVIATED LEGAL DESCRIPTION
Cabin 183, Northwoods Complete legal description is on page of document
TAX PARCEL NUMBER(S) 96000183
Additional Tax Accounts are on page of document
The Auditor/Recorder will rely on the information provided on this form. The staff will not read the document to verify the accuracy or completeness of the indexing information provided herein.
"I am signing below and paying an additional \$50 recording fee (as provided in RCW 36.18.010 and referred to as an emergency nonstandard document), because this document does not meet margin and formatting requirements. Furthermore, I hereby understand that the recording process may cover up or otherwise obscure some part of the text of the original document as a result of this request."
Signature of Requesting Party
Note to submitter: Do not sign above nor pay additional \$50 fee if the document meets margin/formatting requirements

AFN #2012179771 Page: 2 of 26

AFN #2011179543 Recorded 11/22/2011 at 03:30 PM Doctype: AGLS Filed by: SKAMANIA COUNTY TITLE COMPANY Page: 1 of 17 Auditor Timothy O. Todd Skamania County, WA

RECORDING REQUESTED BY AND WHEN RECORDED MAIL TO:

Water Front Recreation, Inc. PO Box 7139 Bend, OR 97708 Attn: Leslie Russell

ST2 32425

Space Above for Recorder's Use

CONSENT TO ENCUMBRANCE OF LEASEHOLD INTEREST

This Consent to Encumbrance of Leasehold Interest ("Consent to Encumbrance"), dated as of October 25, 2011 is entered into by and among Bruce and Debbie Reynolds, as lessee ("Lessee"), Water Front Recreation, Inc., a(n) Washington, Corporation, as lessor ("Lessor"), and PrimeLending, a(n) PlainsCapital Company, A Texas Corporation, ("Lender") with respect to the following:

<u>Recitals</u>

Abbreviated Legal: Lot #183

Tax Parcel Number (s) 96-000183000000

- B. Lessee wishes to encumber Lessee's leasehold interest in the Leased Property by assignment for security purposes of Lease in the form of a trust deed ("Leasehold Encumbrance") in favor of Lender to secure Lessee's obligations under a loan agreement, which Leasehold Encumbrance is being recorded concurrently with this Consent to Encumbrance in the official records of Skamania County.
- C. The Lease prohibits assignment without prior consent of the Lessor. Lessor is willing to consent to the Leasehold Encumbrance subject to the terms and conditions of this Consent to Encumbrance.

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<u>Agreement</u>

NOW, THEREFORE, the parties hereto agree as follows:

- 1. <u>Consent to Encumbrance</u>. Lessor hereby consents to the Leasehold Encumbrance, provided however, and upon the express condition, that neither such consent nor the collection of rent from the Lender shall be deemed a waiver or relinquishment for the future of the covenant against assignment or subletting and such conditional acceptance of the Lender as Lessee shall not be deemed a release or waiver from any further performance of the provisions of the Lease from and after the effective date of any assignment.
- 2. <u>Assignment of the Lease Becoming Absolute</u>. Lessor hereby further agrees that upon default by Lessee under the Leasehold Encumbrance to Lender, Lessor agrees to assignment by Lessee of all Lessee's leasehold interest in the Property becoming absolute to Lender upon written notice to Lessor, the cure of all defaults under the Lease, if any, and fulfillment and assumption of Lessee's obligations under the lease by Lender, subject to the terms and conditions of the Lease. This consent shall not be deemed a waiver for the future of the covenant against further assignment or subletting of the Lease without consent of Lessor.

Any subsequent transfer of the Leasehold may be made only with such written consent of Lessor and subject to the conditions relating to such transfer as are set forth in the Lease.

- 3. <u>Time for Notice</u>. Any notice to Lender under Section 5 may be given concurrently with the notice of default to Lessee, as provided in the Lease.
- 4. <u>Lender's Right to Cure</u>. Lessor may not terminate the Lease because of any default or breach under the Lease on the part of Lessee if Lender within thirty (30) days after Lessor's written notice to Lender of Lessor's intention to so terminate:
 - 4.1 cures the default or breach within the time provided above; and
- 4.2 keeps and performs all of the covenants and conditions of the Lease including those requiring the payment of money by Lessee.

Lender's right to possession and quiet enjoyment of the Leasehold shall be subject to payment of all unpaid obligations owing to Lessor and full and faithful performance of all terms and conditions under the Lease by Lender.

5. Notices. All Notices hereunder shall be in writing and deemed given (a) when delivered personally, (b) three (3) days after the date the Notice is deposited in the U.S. mail, by registered or certified mail, return receipt requested, postage prepaid, (c) on the day the Notice is sent by electronic transmission, with receipt mechanically confirmed, or (d) one (1) day after the date the Notice is deposited for next day overnight delivery with a nationally recognized overnight courier service, addressed and/or sent by electronic transmission, as the case may be, as follows:

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If to Lessor to:

Water Front Recreation, Inc.

P.O. Box 7139

Bend, OR 97708-7139

Attention: Leslie Russell Fax: 541/388-9058

Email: leslierussell79@gmail.com

If to Lessee to:

Bruce and Debbie Reynolds

2533 SE 29th Portland, OR 97202 Phone: (503) 236-3786

Email: _

If to Lender to:

PrimeLending, A Plains Capital Company

A Texas Corporation 18111 Preston Road

Suite 900

Attention: Kristi Harris Fax: 866/908-3258

Email: kharris@primelending.com

Or to any other address as the parties may from time to time designate by a Notice in writing to the other parties.

- 6. <u>Successors and Assigns.</u> The terms of this Consent to Encumbrance shall inure to the benefit of and be binding upon the parties, their successors and permitted assigns.
- 7. Effect of this Consent to Encumbrance. Except as provided in this Consent to Encumbrance, the Lease shall remain in full force and effect as originally written. The Leased Property is subject to a Master Lease with the State of Washington and all parties hereto agree that the terms of the Master Lease shall govern any inconsistent or conflicting provisions in this Consent to Encumbrance and all leases and assignments of lease are subject to the terms of the Master Lease.
- 8. <u>Counterparts</u>. This Agreement may be executed in one or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.
 - 9. Recitals. The recitals are true and correct and are a part of this Agreement.

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Lessor:

Water Front Recreation, Inc.

By: Mesli M. Russell, President OFFICIAL SEA Lender: PrimeLending, A PlainsCapital Company, A Texas Corporation STATE OF TEXAS County of Collin I certify that I know or have satisfactory evidence that Kristi b is the person who appeared before me, and said person acknowledged that he/she signed this instrument, on oath stated that he/she was authorized to execute the instrument and acknowledged it as the SVP of CIMOLONGING APLANCE APLANT to be the free and voluntary act of such party for the uses and purposes mentioned in the instrument. <u>7.___, 20//</u> Dated: VICKI MARLER (Signature) COMMISSION EXPIRES May 25, 2013 My Appointment Expires: M

Lessee:

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STATE OF Olegon	
STATE OF Olegon) County of WAShinston)	SS.
	sfactory evidence that <u>Bruce Reynalds</u> the person who appeared before me, and said persor
acknowledged that he/she signed this i to execute the instrument and acknowledge.	nstrument, on oath stated that he/she was authorized edged it as the <u>Lessee</u> of be the free and voluntary act of such party for the
Dated:	, 20 <u><i>1 </i></u>
OFFICIAL SEAL DANIEL L MC DONALD NOTARY PUBLIC - OREGON COMMISSION NO. 453966 MY COMMISSION EXPIRES NOVEMBER 18, 2014	Signature) No tavy Public Title My Appointment Expires: 11/18/14
STATE OF	
County of	SS.
	211 2 11
I certify that I know or have satis	ifactory evidence that <u>Debbie Peynolds</u> the person who appeared before me, and said person
acknowledged that he/she signed this in to execute the instrument and acknowle	instrument, on oath stated that he/she was authorized edged it as the & Lessee of be the free and voluntary act of such party for the
Dated: 11/10/	, 20 <u>]]</u>
OFFICIAL SEAL DANIEL L MC DONALD NOTARY PUBLIC - OREGON	(Signature) No tary Public
MY COMMISSION NO. 453968 MY COMMISSION EXPIRES NOVEMBER 18, 2014	Title My Appointment Expires: 11/18/14

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(Signature)

No tary Public

Title

My Appointment Expires: 11/18/14

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STATE OF)	
County of) ss.)	
I certify that I know or ha	ave satisfactory eviden	ce that
acknowledged that he/she signed to execute the instrument and a	ed this instrument, on o acknowledged it as the	o appeared before me, and said persor path stated that he/she was authorized of d voluntary act of such party for the
uses and purposes mentioned i	n the instrument.	a voluntary act of Such party for the
Dated:	, 20	
	(Signature Title My Appoir	e) ntment Expires:
see attac	thed page	

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Signature^c

ACKNOWLEDGMENT State of California San Diego County of ____ On November 21, 2011 __ before me, Susan E. Cooper, Notary Public (insert name and title of the officer) Leslie Russell personally appeared who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument. I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct. WITNESS my hand and official seal.

(Seal)

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CABIN SITE LEASE

XXXXX 2020086 4-12-89

WATER FRONT RECREATION, INC., a Washington corporation, hereinafter called Lessor, in

consideration of the rents to be paid and covenants to be performed by William W. Hadfield and Terrence L. Hadfield

hereinalter called Lasses, leases to Lessee the following described cabin site on the terms and conditions stated herein:

Cabin site number 183 of the North Woods as shown in red on Exhibit "A" attached hereto fall distances being approximations), being part of Government Lots 4 and 8, Section 26, Township 7 North, Range 6 East, W.M., Skamania County, Washington, SUBJECT, however to an easement for right of way for access road acquired by the United States of America, United States Forest Service.

SECTION 1. OCCUPANCY

1.01 Term. This Lease is granted for the period beginning 19 🛂 🚐 terminating on June 1, 2025 unless sooner terminated as heromatics provided. (see Addendum G)

1.02 Master Lease. Lessor holds the above-described premises under a lease, hereinafter referred to as the "master lease," dated August 11, 1970, from the State of Washington, acting by and through the Department of Natural Resources (See Addendum A)

1.03 Master Lease Incorporated. The master lease 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 said master lease las to which Lessee is a sub-lessee) and incorporated herein by reference, including, without limiting the foregoing an easement for right of way for an access road acquired by the United States of America, United States Forest 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 Seven Hundred Ninety-four

and 84/100th oliars is 794.84) Rent shall be paid in advance, on the first day of September in each year, hereinafter referred to as the "anniversary date." All payments shall be made to Lessor at 9455.30. Comput Roal, Portland, Gregon, or at such other piace at which the Lessor may notify the Lessee in writing. Rent for the fraction of any lesse year shall be proriated. The lease year shall be from September 1 through the succeeding August. and 84/100th oliars is 794.84

2.02 Rent 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 intervals of not less than ten (10) years thereafter. Lessor may increase Lessee rental hereunder at such times as Lessor's rental under the master lease is increased. The amount of such increase that the Lessee shall be responsible for and required to pay shall equal the total rental increase under the master lease to Lessor multiplied by the Lessee's annual rental to the Lessor divided by the total annual rental of the Lessees of the sites in the North Woods. Annual rental as used herein shall mean the total rent increase is required to pay to Lessor for the year immediately preceding the year of the increase. The alorestad formula is illustrated as follows. the increase. The aforesaid formula is illustrated as follows

Lessee's share of increase

Increase under master lease

X Lessee's annual rental Total annual rentals of sites

to Lessor the In addition to the increase permitted under subparagraph (a) above. Lessor may as of any anniversary

date, increase the annual rental hereunder on 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 improved cabin sites on said anniversary date.

ici. Finally every ten years beginning September 1. 1985, 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 Qualished by the Bureau of Labor Statistics, U.S. Department of Labor that is, the annual rental each year for the succeeding ten years shall be increased as compared with the annual rental asset forth herein by the same percentage as the increase in said Consumer Price Index differs from said Index for September 1, 1975. (See. Addendim C)

SECTION 3. LESSOR'S CONVENANTS

3.01 Declaration. In order to preserve the natural beauty of the North Woods, to provide for the control J.01 Declaration. In order to preserve the natural beauty of the North Woods, to provide for the control of structures erected thereon, improvements to be made thereon, and for the purpose of extending to the residents therein the greatest possible peace, enjoyment privacy, health, comfort, safety, and preservation of property values. Lessor does hereby certify and declare that with the sole exception of for 19, which is the North Woods Sales Office, the following reservations, conditions, covenants, agreements and restrictions shall become and are hereby made a part of all leases of property within the plat of the North Woods as the same appears on the map survey recorded in the office of the County Auditor of Skamana County, Washington. (See Audendum D)

3.02 Boat Dock. Lessor shall construct a boat dock for the common use of residents of the North Woods. In the event construction of said boat dock is not completed by September 1, 1972, it is hereby agreed that in fleu of such construction, Lessor shall contribute 55 000 00 to the North Woods Association, hereinafter described in paragraph 5.09, for construction of such dock. (See Addendum E)

SECTION 4. USE OF SITE

4.01 Permitted Use. The cabin site shall be used only for residential purposes. No building shall be erected, altered, placed, or permitted to remain on the cabin site other than one detached single family dwelling and buildings incidental to residential use, and the cabin site shall not be further subdivided into building lots.

4.02 Condition of Site. The premises hereby feased have been inspected by Lessee and are accepted in their present condition

4.03 Vehicles. No vehicles shall be harked in roadways. Vehicles thail not be operated carefestly or in scess of posted speeds. No vehicle shall be operated at any time with out a muffler in good working order. Excessive mestor noise or annoying smoke are forbidden.

4.04 Maintenance. All lots shall at all times be kept in a clean, signify, and wholesome condition and no trash, garbaga, litter, junk, twikes, containers, bottles, cans, machinery, implements, tumber, or other building materials. will be permitted to be or remain exposed on any lot and visible from any street or adjoining or nearby premise

4.00 Signs. No signs of any kind shall be displayed to the build oview on any lot in the trect expect one of forming, of not more trian 18 inches by 24, notice in size, advertising the property fix as a or rent, and expect the neg es et brit no southeres art prince priesent, a tres tractar et expelanables reblied e ye brita area.

4.03 Nulstrick. No notinus or 1 Ms. sive trade or activity shall be carried on or upon any lot in the stact not shall anything be done thereon, which may be unpropose, an annoyance or not sance in the area.

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SECTION 5. IMPROVEMENTS contir

4.07 Animals, his animals, livestock, or poultry of any kind sha or raised, bred, or kept on any lot, except that cats, dogs, or other household pets may be kept, but not for any commercial purpose. Household pets shall not be allowed to become an annoyance or nuisance to the neighborhood.

4.08 Incineration. Because of unpleasant odors and unsightliness, no individual incinerator will be permitted on any lot.

4.09 Fires and Fireplaces. Interior fireplaces, stoves, or other type burner must be fireproofed by use of sparkproof screens. All lires must be extinguished before leaving cabin. No fires shall be lit or maintained outside of any cabin.

4.10 Firearms and Fireworks. Discharging firearms, firecrackers, rockets or any other fireworks within the North Woods area shall be prohibited.

4.11 Commercial Use. No platted 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 be allowed except for ingress and egress.

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 wheels or not, shall be permitted on any lot except during the period of cabin construction and for guests over a weekend period.

4.15 Solicitation. There shall be no solicitation or distribution of handbills or circulation of any kind

4.16 Hose Bibs. One hose bib shall be installed on outside wall of each cabin for fire protection on or before completion of the cabin.

SECTION 5. IMPROVEMENTS

5.01 Plans Approved. No building shall be erected, placed, or altered on the cabin site until the construction plans showing the location of the structure have been approved by the Lessor as to conformity with plan of development, quality of workmanship and materials, harmony of external design and color with existing structures, and as 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 frame stucco or simulated brick veneer construction is expressly prohibited. All roofs shall be of wood 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 Cabin Site Lease

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

necessary to prepare 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 over 8" at chest height must be marked by Lessee for Lessor's inspection. Lessor will then notify the Washington State Department of Natural Resources and request their standard appraisal of value. Lessee will then pay Lessor for the value of the free before provements shall be prohibited. The intent is to remove as few trees as possible to the end that the community remain natural and rustic.

5.05 Lot Markers. Lessee 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 shall be constructed or placed upon any area covered by the master lease without Lessor's prior written consent.

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

"8.04 Ownership of Sub-lessee Improvements. All buildings and improvements, excluding removable personal property and trade fix tures on the leased site [North Woods] erected by Sub-lessee [Lessee herein] will remain on said site after expiration of this lease [master lease] or termination prior to the term of this lease [master lease] of any sub-lease [this lease] held by the State under the provisions of paragraph 5.03; provided, however, upon the expiration of the lease [master lease], if the State is unsuccessful in re-leasing the leased site [North Woods], as a unit, then each sub-lessee [Lessee herein] shall have a preferential right as allowed by law to re-lease from the State its sub-leased area, provided, further, upon the termination or expiration of this lease (master lease) or a sub-lease (this lease) assigned under paragraph 5.09 that as a condition of any re-lease of the leased site or sub-leased site to any other party made during the three year period following the State shall require the subsequent Lessee to purchase the Sub-lessee's [Lessee herein] interest in the improvements as allowed by law. Expiration, as used in this paragraph, shall mean the expiration of the lease as of May 31, 2025."

The parties hereto agree that the terms and conditions of the above quoted paragraph shall be applicable provided:

(a) That Lessee is not in default under any of the terms and conditions of this lease; and
(b) That Lessee's lease expires May 31, 2025. In 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 further agree that the benefits of paragraph 8.04 of the master lease shall be enforceable solely against the State of Washington.

5.08. Taxes and Assessments. The Lessee shall pay in annual payments all taxes and assessments that are now thurged or may become chargeable against the improvements placed upon the cabin site, now or in the future, completely 19 with the taxes first becoming due and payable after the date hereof, all before such taxes and assessments become

5.09. North Woods Association. The roads in the plat and certain other common areas shall be held in the name of The North Woods Association along profit association of which the Lessess of forth in the plat shall be mentions. Said Association shall be real, state for the maintenance of diregain of roads, the entire water system including but not limited to water systems serving the cabins on the premises, do known common areas and improvements thereon if anyl, as well as other community functions which may be given it be to set the property of the pro Inflamy), as well as other community functions which may be given it to it set if all be required to pay dues of not less than one and one half did not set of for the ricesor size where of the custs of the functions and at the first relationship of the support of the functions and at the first relationship of the support of the functions of the first relationship of the functions of the functions of the functions of the functionship o and the Association. Said dues shall commence and it is hereby as egated to fulfill all duties.

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PAGE TWO - CABIN SITE LEASE

SECTION 6. UTILITIES



6.01 Sawage. Individual sawage disposal systems installed by Lessae 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 roads and other common areas in the plat for any utilities whether presently installed or not. In addition, an easement is reserved in an area five (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 assignment of the lease as to such individual lot shall 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 adjoining subdivisions

6.03 Water. Each cabin site has or will be furnished water at or near the lot line. Each lessee agrees to receive water from the water system supplying the North Woods and further agrees to pay Lessor \$225.00 for the right to connect to said system.

6,04 Maintenance. The lessee shall bear the responsibility and expense of furnishing, installing, backfilling, and maintaining 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. MISCELLANEOUS

7.01 Lessee's Duties. Lessee agrees to comply strictly with the Lessor's rules and regulations and all applicable Federal, State, County, and Municipal laws, rules and regulations relating to all activities contemplated under this lease, including but not limited to, use of public or private roads, parking, fire and prevention of fire, public health, and pollution of streams or lakes, and to assume all obligations thereby imposed upon the Lessor. Lessor may inspect the cabin site and cabin at any time to determine compliance with the terms of this lease.

7.02 Indemnification. Lessee hereby agrees to assume all risk of, and indemnify and hold harmless, and 7.02 Indemnitication. Lessee nereby agrees to assume all risk of, and indemnity and hold narmless, and at the Lessee's expense, defend 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 employees of the Lessor, or damage to or destruction of property to whomsoever belonging, including but not limited to property of the Lessor which might result from Lessee's activities on the leased premises. The Lessee further agrees to indemnify and save harmless. the Lessor from any loss, cost, suit or expense resulting from Lessee's failure to comply with any of the provisions of any applicable laws, rules 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 improve ments 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 cancellation to Lessor

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

(1) Bodily injury to or death of any one person, \$5,000,00;

12) Bodily injury or death resulting from any one accident to two or more persons, \$10,000.00, and

(3) property damage, \$1,000 00.

Lessee shall deliver to Lessor certificates and receipts evidencing said policies of insurance and further provide with the company or companies for thirty (30) days' notice of cancellation to Lesson.

7.04 Assignment. Without the prior written consent of Lesson, Lessee shall not assign this lease or any interest therein, or sublet, and no heir, executor, administrator, receiver, trustee in bankruptcy or other assignee by operation of law shall assign or sublease without such written consent.

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

7.06 Attorneys' Fees. In the event any action, suit, proceeding or appeal therefrom is prought to collect the rent due or to become due hereunder, or any portion thereof, or to get possession of said premises, or to enforce compliance with this lease, or for failure to observe any of the covenants of this lease, the prevailing party shall be entitled to recover such sum as the Court may adjudge reasonable as attorneys' 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 damages paid or awarded by reason of any taking, condemnation or acquisition during the existence of this lease as their interests therein shall then 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 any part of the premises.

7.08 Reservoir Level. The Lessee acknowledges by signing this lease that Pacific Power and Light Company has the right to floctuate the waters of Swift Reservoir at any time within the provisions of Federal Power Commission License No. 2111 or as amended. The Lessee shall waive all claims or damage and shall indemnify Pacific Power and Light Company, the State all Washington Lessee shall waive all claims or damage and shall indemnify Pacific Power and Light Company, the State all Washington Lessee shall waive all claims or damage and shall indemnify Pacific Power and Light Company. and Light Company, the State of Washington, Lessor or their successors, if any, against any claim of damage arising from fluctuation in reservoir level or impairment of recreational use of the reservoir or shoreside or floating facilities.

7.09 Validity of Provisions. The determination of any Court that any provisions of this lease are unlawful or void shall not affect the validity of any other provision hereof.

7.10 Enforcement of Restrictions. Without in any way limiting the rights of Lessor, if the parties upon whom the provisions hereof are binding, or any of them, shall violate or attempt to violate any of the reservations, restrictions or covenants hereof, the Lessor or any lessee of land in the tract, shall have the right to compel performance of or compliance with the provisions hereof, to abate and remove, at the expense of the offending lessee or lessees of the property, any structures of exections in violation of the provisions hereof, to recover damages for any such violation or attempted and the provisions nereof and to projective any proceedings at law or in equity in furtherance of the aforesaid until rather and of the provisions research and to projective any proceedings at law or in equity in furtherance of the aforesaid any Court having jurish of on of such cases

7.11 Reservations on Larid. Althor the reconsarions, conditions, coverants, agreements and restrictions shall make the fand analities to disc. In the festiges of all processiv covered hereby and all parties and persons claiming under their and on all process, within the case.

this lease to a corporation, and it said our leased of and reflexed from any and altico

7.12 Assignment: With training Lesson's night to sell or assign this lease or land, Lesson may assign thorat on, and if said our short assumes the originations of Lesson hereunder, Lesson shall thereby be receded from any and afformation under this lease.

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SECTION 8. TERMINATION



8.01 Default and Notice. If any default shall be made on the part of the Lessee in the observance or performance of any of the terms, covenants, agreements, or provisions of this lease by him to be observed or performed and such default continues for sixty (60) days after written notice, the lessor may, at its option, immediately terminate this lease, forfeit Lessee's interest therein, and forthwith exclude the Lessee from the premises and from all rights hereunder, but the Lessee shall nevertheless be liable to the Lessor for all liabilities incurred hereunder prior to such termination. Warren of an indefault 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 Lessee at 2440 S.W. 172nd Court, Beaverton, OR 97006

8.02 Master Lease 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 whatspever, 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

8-03. Failure to Provide Property Report. Letter thall have the option to your thin vaccal he does no 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 this 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 least 48 hours before signing the lease. However, this option to void the lease shall not apply where Lessee has received the property report and inspected the lot or lots to be leased in advance or signing the lease and acknowledges by his signature that he has made such inspection and has read and understands such report

Suant 10 colors and regulations of the Oregon Subdivision Control Law ORS 92-210-92-990 in advance of this Signifig that

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 ressee is more than one person, the liability of such persons hereunder shall be joint and several

8.04 Easements. As shown on the plat of "The North Woods", 20 feet easements are reserved 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. Said easements shall not prevent lessees 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 northerly lot line of Lot 11 for access to the water front. Said access 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 MITNESS WHEREOF, the parties have executed this lease of displicate, this 1st day of

September 19事 89

LESSEE

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 BULES 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 THAN 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 BUSINESS DAY FOLLOWING THE CONSUMMATION OF THE IHANSACTION, A BUSINESS DAY IS ANY CALENDAR DAY EXCEPT SUNDAY AND THE FOLLOWING BUSINESS HOLIDAYS: NEW YEAR'S DAY, WASHINGTON'S BIRTHDAY, MEMORIAL DAY, INDEPENDENCE DAY, LABOR DAY, COLUMBUS DAY, VETERANS'DAY, THANKSGIVING AND CHRISTMAS.

eletiv activious edge that Color to the signing of this lease. Hower have received linear and understand the PROPERTY. If you will was used to the color and reput after soft the LIST Declaratment of the vising and out that December to the LIST Declaratment of the vising and out that December to the PROPERTY PROPERTY property distance for Joseph and registering of the Color of the vising that to we have inducted the color of the Color of the vising that to we have inducted the color of the color of the vising that the vising the vising that the vising the vising that the vising that the vising the vising that the vising the vising the vising that the vising that the vising the 223 SAT

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ADDENDUM A

As used herein, "Master Lease" means the Restated Lease of February 1986 between the State of Washington, Department of Natural Resources, and Water Front Recreation, Inc.

ADDENDUM B

2293 Verus Street San Diego, California 92154

ADDENDUM C

As used in paragraph 2.02(c) 1975 means 1985, 1985 means 1995, and Consumer Price Index means the National Consumer Price Index for all Urban Consumers.

ADDENDUM D

Lot 19 is no longer the North Woods Sales Office.

ADDENDUM E

The \$5,000 has been contributed.

ADDENDUM F

The Association has taken over responsibility for maintenance and repair of roads, the water system, docks, and common areas.

ADDENDUM G

This lease terminates June 1, 2069, unless sooner terminated as provided in this Lease.

PAGE FIVE - CABIN SITE LEASE

STATE OF WASRINGTON
DEPARTMENT OF NATURAL RESOURCES
BRIAN J. BOYLE, Commissioner of Public Lands
Olympis, Washington 98504

Lease No. 58985

THIS RESTATED LEASE supersedes the original Lease No. 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 Settlement Agreement dated May 24, 1984. The STATE OF WASHINGTON, acting by and through the Department of Natural Resources, (hereinafter called the State) and WATER FRONT RECREATION, INC., a Washington Corporation, (hereinafter called the Lessee): The State leases to the Lessee the following described school land in Skamania 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.M., having an area of 88.40 acres, more or less.

Subject, however, to an easement for right of way for access road acquired by the United States of America, United States Forest Service.

SECTION 1 OCCUPANCY

1.01 $\underline{\text{Term.}}$ This lease originally commenced on June 1, 1970 and shall extend to May 31, 2069.

1.02 Renewal. The Lesses shall have the right to the extent provided by law, to apply for a $\frac{1}{100}$ re-lesse 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 amend 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 Natural Resources, Olympia, Washington 98504 annually in advance \$15,680.00 commencing September 15, 1985. The State acknowledges that Lessee has paid all rents due 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 Woods Settlement Agreement (dated May 24, 1984).

3.015 Annual Rental Adjustment. The State agrees not to charge reut otherwise due under Sections 3.01, 3.02, and 3.03 for the time overnight use of the property is denied by government action based upon another actual or potential eruption of Hount St. Helens (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).

ET WILLIAM WOODS

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3.02 Reappraisal. 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 Pair Market Rental Value of the leased land, exclusive of the Leases'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 Leases by reason of leasing State land in comparison to leasing 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 reappraisals should be cause for an increase in the annual rental, such increase shall not be greater than 40% of the annual rental as established for the praceding ten year rental period. However, in no event will the adjusted annual rental be less than \$11,200.00.

The annual rental payable is advance September 15, 2025 and each succeeding year thereafter to the end of the lesset term under Section 3.01 shall be based upon the full Pair Market Rental Value of the lessed land, exclusive of any improvement of the Lessee or Sub-lessees. Such full Pair Market Rental Value shall be determined by the State's appraiser and shall be binding unless disputed by the Lessee. The annual rental 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 rent needed to achieve full Fair Market Rental Value of the lessed lands as compared to any prior annual rental.

In the event that agreement cannot be reached between the State and the Lessee on the Pair Market Rental 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 arbitrators so selected by the State and his expenses shall be borne by the State; these arbitrators so selected shall mutually select a third arbitrator and his expenses shall be shared equally by the Lessee and the State. The asjority decision of these srbitrators 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 rental; and, if additional rental is required as a result of arbitration, such money 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 Subleages. In addition to the annual rental, the Lessee will pay to the State as additional rental an amount equal to 10% of the gross receipts from concessions. Any increase in a sublease rental which results from the reappraisal provided herein, as noted in Section 3.02, will not be considered in determining the additional rental based on the 10% of gross receipts from the sublease.

3.04 Definition of Gross Receipts From Concession. "Gross receipts" shall mean the amount paid or payable for all goods, weres, serchandist, personal property, and services by the Lesses or others, including credit transactions. Where goods, weres, marchandist, personal property, and services are exchanged or bertered, gross receipts shall mean the reasonable value thereof. Sales or services rendered by the Lesses or others directly or indirectly from any other premises because of orders originating in or arising out of business transacted on the lessed 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 things, profits, commissions and rents on the building, sale or lessing of cabins.

3.05 Tearly Payments. Payments of percentage reut shall commonce 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 dated May 24, 1984). Delinquent percentage rental shall draw interest at the rate of 1% per month. Payment shall be made to the State at the Department of Natural Resources, Olympia, Washington 98504.

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3.06 Records. The Lessee shall install and maintain at a location reasonably accessible 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 based on concession receipts, Lessee shall provide: concession receipts, Lessee shall provide:

- Quarterly, a copy of the Stores, State Department of Revenue Combined Excise Tax Return Form REV. 40-2406 (6-76).
- 2. Available for immediate audit:
 - A. Daily Cash Register and/or receipt book records to confirm gross revenue
 - B. Federal Income Tax returns
 C. Sales Tax Statements
 D. B & O Tsx 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 amount of gross receipts during the preceding year.
- 3.08 Audits. 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 & RESERVATIONS

- 4.01 Compliance. The State shall have access to the site at all reasonable times for the purpose of securing compliance with the terms and conditions of this lease.
- 4.02 Access. The State reserves the right to grant essements and other land uses on the site to itself and others when the essement or other land uses applied for will not unduly interfere with the use to which the Lessee is putting the site or interfere unduly with the plan of development for the site. Ho essement 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 essement or other land use.
- 4.03 Restrictions on Use. In connection with use of Rhe site the Lessee 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 consent of the State. The Lessee must pay to the State the Fair Harket Value of the timber or valuable material, as determined by the State, before cutting timber or removal authorization is granted;
- (3) Take all ressonable precautions 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 lessed site, and shall be subject to applicable fire laws affecting the
 - (4) Not allow debris or refuse to accumulate on the leased site.

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SECTION 5 REQUIREMENTS

5.01 <u>Assignment and Sublease</u>. This lease or any portion thereof may not be assigned nor may the lands held hersunder be sublet without the written consent of the State, except as specified in the original or amended plan of development.

5.02 Duty. The Lessee, at his sole cost and expense, shall at all times keep 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, except for reasonable wear and tear. The State, or any authorized agancy 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 damaged by fire or other casualty. Such insurance policy or policies, excepting those for single-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 sublesses. 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 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 immediately replace said improvements in a manner aubject 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 site has been inspected by the Lessee and is accepted in its present condition. The Lessee agrees to defend and hold the State harsless from any and all claims suffered or alleged to be suffered on the site or arising out of operations on the site. Prior 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 two or more persons, and \$100,000.00 for damage to property. The amount of insurance required may hereafter be increased or decreased, at the option of the State, at the time the rental is responsible pursuant to Section 3.02. Certificates swidencing such insurance and bearing 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.

5.04 Liquidated Danages. The Lessee hereby agrees that liquidated danages equal to the annual rental them in effect shall be paid to the State should the Lessee fail to complete the plan of development or should Lessee default on the rental payment or elect to forfeit his rights under this lesse. A surety bond equal to the amount of required liquidated danages 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 Lessee 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 leasee of any improvement costing in excess of \$2,500.00 on the leased site, lease agrees to provide security which will guarantee completion of the improvement, and payment in full of claims of all persons for work performed in or materials furnished for construction. Leasee 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 satisfactorily completed. Said bond shall be conditioned upon the faithful performance of Leasee, and give all claimants the right of action to recover upon said bond in any suit brought to foreclose mechanic'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 Lessee shall pay the sumual payments on all assessments and taxes that are legally charged now or may be charged in the future to the State land or the improvements thereon.

5.07 Default. 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 agraements herein contained, then the State may cancel this lesse, provided the Lessee has been notified 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 Lessee. If the Lessee becomes insolvent, the State may cancel, at its option, the lesse unless the lesse has been used as collateral with the State's consent. If the Lessee 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 lienholders 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 massignment. Upon termination of this lease, by cancellation or otherwise, prior to the termination date of said lease, the leasee shall have no claim to sublease payments and/or sublease improvement values herein contained.

SECTION 6 HISCELLANEOUS

- 6.01 No Partnership. The State is not a partner nor a joint venturer with the Lesses in connection with business carried on under this lesse and shall have no obligation with respect to the Lessee's debts or other liabilities.
- 6.02 Warranty. 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 Non-Waiver. Waiver by either party of strict performance of any provisions of this lease shall not be a waiver of not prejudice the party's right to require strict performance of the same provision in the future or of any other provision.
- 6.04 Attorney Fees. If suit or action is instituted in connection with any 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 Lessee's interest, this lesse shall be binding upon and inure to the parties, their respective successors and assigns.
- 6.05 Notices. Any notice required or permitted under this lease shall be given when actually deposited in the United States mail as certified mail addressed as follows: To the State: Department of Matural Resources, Olympia, Washington 98504. To the Lessee: 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 perform 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 reimbursed by the Lessee on demand with interest at the rate of SX 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 attempt 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 notification of leasing is to be recorded by the Lessee with the Skamsnia County Auditor's office located in Stevenson, Washington.

6.09 Reservoir Laval. The Lessee or Sublessees, 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 License No. 2111. The Lessee or Sublessees, if any, shall waive all claims of damage and shall indemnify Facific Power and Light Company, the State or their successors, if any, against 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:
- Subleasing of buildings and/or facilities located on the site as indicated in original or smended plan of development;
- (2) Construction, improvements, operation, repair, etc., made or performed under the lesse 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 covemants of this lesse.

SECTION & IMPROVEMENTS

- 8.01 Unsuthorized Improvements. All improvements not included in the original or smended plan of development made on or to the site without the written comment 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, lands 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 damage 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 remeval thereof and shall thereupon 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 expiration of this lease or any remeval thereof, the State shall require the subsequent Leases to purchase the Lesses's interest in the improvements as allowed by law, and provided further that the written consent of the State is required for those Lesses owned 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 renewal 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 lessed size erected by Sublessees will remain on said size after expiration of this lesse or termination prior to the term of this lesse of any sublesse held by the State under the provisions of Section 5.09; provided, however, upon the expiration of the lesse, if the State is unsuccessful in re-lessing the lessed size as a unit; then each Sublessee shall have a preferential right as allowed by law to re-lesse from the State its sublessed area; provided, further, upon the termination or expiration of this lesse or a sublesse assigned under Section 5.09 that as a condition of any re-lesse of the lessed size or sublessed site to any other party made during the three year period following the State shall require the subsequent Lessee to purchase the Sublessee's interest in the improvements as allowed by law. Expiration, as used in this paragraph, shall mean the expiration of the lesse as of May 31, 2069.

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

Signed this 16th day of February, 1986.

STATE OF WASHINGTON DEPARTMENT OF NATURAL RESOURCES

County Coner of Photographs

Signed this 3rd day of February , 19 85

WATER PRONT RECREATION, INC.

By Robert T. Curry, President Title

Title

BY Altage wold

2293 Verus Street San Diego, California 92154

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CORPORATE ACKNOWLEDGHENT

STATE OF CALIFORNIA
COUNTY OF SAN DIEGO
An obtain 2nd June 1971
On this 3rd day of February , 19 86 , before a
personally appeared ROBERT T. CURRY
to see known to be the President
of the corporation that executed the within and foregoing instrument, and acknowledged
asid instrument to be the free and voluntary act and deed of said corporation, for the
uses and purposes therein mentioned, and on oath stated that (he/abs was) Xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx
authorized to execute said instrument and that the seal affixed is the corporate saul
of said corporation.

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



Notary Public in and for the State of
California residing at

App. No. 58985

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CORPORATE ACKNOWLEDGMENT

COUNTY OF WASHINGTON) BS
On this
to me known to be the SECRETARY
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 oath stated that (he/she was) (they were)
authorized to execute said instrument and that the seal affixed is the corporate seal
of said corporation.
IN WITHUSS UMERROF, I have hereunto set my hand and affixed my official seal the day and year first above written.
NOTARY NOTARY AND LIE IN and for the State of
PURLYC OREGON residing at
· • • • • • • • • • • • • • • • • • • •

App. No. 58985

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STATE OF WASHINGTON DEPARTMENT OF NATURAL RESOURCES JENNIFER M. BELCHER, Consissioner of Public Lands

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LEASE AMENDMENT

BOOK TO 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 February 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 Lessee, at his sole cost and expense, shall at all times keep 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, except for reasonable wear and tear. 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 Sublessees to carry in the joint names of the Lessee, Sublessee, State and Mortgagee (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 insurance coverage with provisions for a least ten (10) days notice of cancellation to the Lessee. Lessee shall be responsible for monitoring and insuring that Sublessees maintain appropriate levels of insurance coverage.

Indirect

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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 rebuilding, 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 JEHNIFER M. BELCHER COMMISSIONER OF PUBLIC LANDS

By Comming flotie dans

WATER FRONT RECREATION, INC.

By Reladd bury

Approved as to form this 30 day

of Our

1994

ssistant Attorney General

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BOOK 150 PAGE 342

Corporate Acknowledgment

STATE OF OREGON COUNTY OF Deschutes

On this 124 day of August

1994, personally appeared before me 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 dead of said corporation, for the uses and purposes therein mentioned, and on oath 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 WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year first above written.

Sheety Hookett

Try Public in and for the state of Origon residing at 0459 Aug.

129.97 Reference,

My appointment expires 4-29-97

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Commissioner of Public Lands Acknowledgment

county of Thurston

on this of the day of the Jennifer H. Belcher, to me hands to be the Commissioner of Public Lands, and ex officion 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 meal 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 in and for the State of

My appointment expires

41/2/97

