HUMBOLDT BAY HARBOR, RECREATION, AND CONSERVATION DISTRICT (707) 443-0801 P.O. BOX 1039, EUREKA, CA 95502-1030

BERTHING PERMIT AND RENTAL AGREEMENT

FOR WOODLEY ISLAND MARINA

(30 days or more) Date Filed: July 1, 2019 Tide: Phone: 707-268-3605 Name: Humboldt County Sheriff's Department Legal Owner of Vessel: Humboldt County Sheriff's Department Legal Owner Business Address: 826 4th Street, Eureka, CA 95501 Business Phone: 707-268-3605 Cellular Phone: 707-498-9874 Brawner / 707-599-9860 Reynolds Home Port: Humboldt Vessel Cellular: Name of Vessel: Sheriff23 Name of Operator: Address of Operator: Registration or Documentation No.: CF 4662 XC Length: 23 Beam: 7 Draft: 2 Year Bullt: 2002 Builder: Pacific Engine: 🔯 Type: Inhoard Halls Wood Car Outboard Metal Diesel Sail Fiber Glass Other Inboard/Outboard Ferro/Concrete Propellers: Single | Twin Make of Engine: Honda H.P.: 225 Radio Call Letters: Liveaboard: Yes No Emergency Contacts/Phone #: 707-445-7251 Dispatch THIS AGREEMENT between the undersigned (hereafter called "Lessee") and the Humboldt Bay Harbor, Recreation, and Conservation District (hereafter called "District") is made with reference to the following agreed facts: A. The District operates and maintains a marina or moorage facility at Woodley Island, Humboldt Bay, California. B. Lessee has read and is familiar with the terms and conditions herein. NOW. THEREFORE, IT IS AGREED: 1. Premises District leases to Lessee and Lessee leases from District pursuant to this Agreement Slip No. D-10-OB at the Woodley Island Marina, Woodley Island, Humboldt Bay, California, (hereafter called "premises") for the use by Lessee for moorage by Lessee of Lessee's vessel described above 2. Terms The term of the lease shall commence at 8:00 a.m. on the 1st day of July 1, 2019 to 8:00 a.m. the 1st of the next calcudar month following the commencement date and reafter the term shall be a periodic month to month tensmey from 8:00 a.m., on the first day of each successive calendar month to 8:00 a.m., on the first day of the month following. This tenancy may be terminated by either party by the giving of 30 days prior written notice. District may revoke immediately any berthing assign Lessee violates any one of the Marina Rules and Regulations or any one of the terms and conditions contained herein. Lessee shall pay as rent to the District the sum of \$\frac{1}{2}\$ per calendar month, including all utility surcharge as set by the Board of Commissioners, due and payable in advance on the first day of each calendar month, with no prior notice or demand and free of all claims or off sets, in lawful money of the United States of America. A late charge shall be applied to accounts not paid in full on or before the tenth (10°) of the month. One percent (1%) interest shall be applied to the accounts not paid in full by the end of the month. The sum of \$\frac{1}{2}\$ is due and payable to the District upon execution of this 'Agreement, of which \$\frac{1}{2}\$ is the pro-rate portion of the rent from the commencement date to the first day of the month following the none payable in ' the same of the most following the commencement date, plus \$\(\) as a security deposit refundable to Lessee upon termination or expiration of the term and upon Lessee's faithful performance of all the terms, covenants and conditions of this Agreement. The security deposit shall be a sum equal to one month's rental charge. It is understood that District may change or increase the moorage rates for said slip by giving Lessee 30 days notice and Lessee shall pay District the new moorage rates 30 days after said notice by District. Check on (1) where applicable: Monthly rental for exclusive possession or use of such berth is the sum of \$ per foot, or 25% higher than non-exclusive possession, based upon the length of the slip, length of Lessee's vessel, or combined length of vessels, whichever is greater plus surcharges as set by the Board of Commissioners. (A) Monthly rental for exclusive possession or use of such berth is the sum of \$ (B) Monthly remail for non-exclusive possession or use of berth is the sum of \$ per foot based upon the length of the slip used, length of Lessee's vessel, or combined length of vessels, whichever is greater plus surcharges as set by the Board of Commissioners. (C) The sum of \$ which equals twelve (12) months advance payment of \$ per month plus \$ security deposit for exclusive possession and use of such berth is the sum of \$ per foot, or 25% higher than non-exclusive possession, based upon the length of the slip used, length of lessee's vessel or combined length of vessels, whichever is greater plus surcharges as set by the Board of Commissioners. It is agreed that payment of advance monthly payments shall remain at all times a month to month tenancy. In the event lessee quits the premises for any reason there shall be no refund of any advance months paid to the District, except there shall be a pro-rate refund if the vessel is destroyed or ownership is sold or transferred. (D) The sum of \$ 3030.00 which equals twelve (12) months advance payment of \$ 252.50 per month plus \$ 0.00 security deposit for non-exclusive possession and use of such berth is the sum of \$5.05 per foot based upon the length of the slip used, length of Lessee's vessel or combined length of vessels, whichever is greater plus surcharges as set by the Board of Commissioners. It is agreed that payment of advance monthly payments shall remain at all times a month to month tenancy. In the event Lessee quits the premises for any reason there shall be no refund of any advance monies paid to the District, except there shall be a pro-rate refund if the vessel is destroyed or ownership is or transferred. 4. Habiting Over

If the Lesses holds possessing of the premises after porice of recruitation by the District, Lesses's rentel obligation to the District shall be at the transient delly rentel rate for leases's size vessel, until Lesses actually reactes said slip and otherwise upon all of the Agreements berein contained. etics of Franciscry Instances Test
The Lexics is barely notified by District that this Fermit and Rental Agreement or property interest constel barels, if any, may be subject to a passessory interest tax or property texation if created pursuant to Sections 107 and 108 allfornia Revenue and Transico Code and that Lexico and for purp in whom the posturacy interest is wested may be subject to the property forms byted on such interest. 6. Non-Exclusive Use of Berth.
In the event Lenne's use it based upon a m Exclusive Use of Berth
In the reveat Leasur's cass in based upon a mountry rectal for exalizative cass or possession of much both as designated in paragraph I above. District may not subject the cass of the slip to others so long as Leasure is not in default in say to terms herein.

7

8. Use

[A) Lesses agrees at all times to use the premise exclusively for the moorage of world described berein.

[An Lesses agrees at all times to use the premise exclusively for the moorage of world described berein.

[An Lesses further agrees at all times that (1) No vested moorad or berthed within the Woodley Island Marina shall be used as a place of presidence and no person shall use the same as a place of residence except the holder of a Live

About Permit issued by the District. No wested when the presidence is a residence except of any vested in the Effect of a Live Above

Permit issued by the District. No wested issued to worsel shall be used as a residence except a termited versel countying as both coder as temporary antigened for less than their (20) days or the holder of a Live About Permit issued by the District. No

the purpose of this regulation, any vessel used as an overnight accommodation for 1 or more persons in causes of 3 sights in any 7 day period chall be considered a residence. (2) No children under the uge of 13 years are permitted on or

about the premises unless accompanied and supervised by an adult at all times. (3) No unleashed dogs or other pets are permitted on or about the premises at any time. Dogs, cats and other pets are prohibited at all times on vessels holding a Live Abourd Permit. Any person or vessels holding a Live Abourd Permit shall remove all dogs, cats and other pets from the vessel. (4) Major repairs or servicing of the vessel on the premises are prohibited succept upon the prior written authorization of the District. (5) No electron is sound sumplification instruments or operated on or shout the prior written consent of the District. (7) No release or discharge shall be made or permitted from the vessel into any waters of any matter whatsoever while the vessel is in or about the premises. Each live abourd vessel shall comply with all local, federal and State of California lavar, cales and Marian equipped with holding states shall deposit all sewage and water water in the sewage pumping system provided by the District. (5) No business or commercial enterprise, including characters, shall be operated in or about the premises. (9) The or assignment transfer, assignment or subletting of the Live Aboard Permit without the written consent of the District is prohibited.

(B) Any non-transient commercial or recreational vessel leasing a berth for a period of 30 days or more shall be required to make application to the District for an annual Live Aboard Permit prior to persons residing or living aboard a vessel. The application shall identify the persons who shall live aboard the vessel.

(C) Lesses agrees that a servicing of an application for live aboard, an impection of the vessel's suitability for live aboard. Live aboard vessels shall be in a servicinty (occan cruising) condition and of a design suitable for recreational or commercial operation on the waters of the Pacific Ocean. Live Aboard Permits shall not be granted for vessels such as houseboats, barges, floating homes, or other vessels not designed for or safely capable of navigating open waters. Vessels be holding a Live Aboard Permit shall be impected upon reasonable notice by the District at any time to determine if the vessel complies with all local, foderal, State of California or District laws, rules and regulations. (2) The location of the live aboard vessel's betth shall be designated by the District and shall be a thic convenience of the Marina. The number of permitted live aboard vessel's betth should be designated by the District and shall be a the convenience of the Marina. The number of permitted live aboard vessel's betth should be designated by the District and shall be a three of the National Vessel's and the State of California or District shall have the right in the Live Aboard Permits to limit the maximum number of persons living aboard a vessel. (4) No appartenance current convenience of the District. (5) Holders of Live Aboard Permits shall agree to enhance Woodley Island Marina security and surveillance assistance to the District by calling attention of District attendant or staff to darrage to any vessels on per, unauthorized persons viring about vessel which was described persons viring about vessel without the written permits of the vessel for cause, non-compliance with the conditions of this Ordinance or the Live Aboard Permit Agreement or by giving thirty (30) days written notice of remination to the Permittee-Lessee.

Lessee may park one motor vehicle only in parking areas designated by the District for boat owners. The District has the right to regulate parking of motor vehicles including guests and invitees of Lessee. The use by Lessee of the District parking areas shall be as a licensee only. Lessee assumes all risk of loss or damage to persons or property, including any motor vehicle, while on District premises.

10. Default
(A) In the event of any default by Lassee in the payment of rent or Lassee's other obligations hersunder, the District may forthwith terminate this Agreement and Lassee's rights bereunder without further notice in which event Lasse shall promptly surrender the premises, remove the vessel and pay to the District all sums to which the District may be entitled, including damages, damage to District's property, escensiable antomey's feet or other expenses or liability surrender the premises. The prompts of the prompts

11. District Nan-Responsibility
The District shall not be liable in any manner or for any cause whatsoever for Lessee's vessel or its contents, gear and equipment thereof, or any loss or damage thereto howesoever occasioned and any use of District facilities, including moorage or atorage, shall be at the sole risk of Lessee. Lessee acknowledges and agrees that the District farms now awarantees or representations, either expressed or implied, with respect to the pressers of famore suitability or condition of District signs, facilities, wasks, ramps, equipment, building, premises or other property under the control of the District. Lessee understands that District premises and facilities are located on lands owned by the District and Lessee agrees to indemnify and hold harmless the District, the Economic Development Administration, the California Department of Boating and Waterways and their respective officers, agents, and employees from and again claims, demange and loss including attorney's free actually accurated for imprises or other persons, or death to persons, a California Department of Boating and Waterways and their respective officers, agents, and employees from and again claims, demange and loss including attorney's free actually accurated for imprises or death to persons, a cheat to persons, a call the District by reason of any matter, act, failure, to act on omission artisting out of or relating the operation, use or possession of Lessee's vessel, this slip or District premises of facilities or parcel leased by Lessee, Lessee's family, agents, employees, business visitors or invitees occurring at any time during the existence of this

12. Rules and Regulations
At all times Lessee shall comply and shall obtain the compliance of Lessee's family, agents, suployees, business visitors and invitees with all laws, ordinances, rules and regulations including those of the Federal and Stan
Government, the Cty of Eureka, and the District and the herein Agreement. Purchermore, Lessee shall at all times keep and maintain Lessee's vessel in a seaventhy, safe and clean conditions while said vessel is in said slip. Lessee
intervocably surfaces and apposition the District remove Lessee's sussel and/or to remove any contents, age or or equipment from said slip to may other slipberther on moreing in Humbook Bay, or replace the same in rorange as Less
expense if, in the discretion of the District, it may be necessary for the safety or security of the vessel or District property, or to repair District's facilities or for any other reason and the District shall have no liability for any loss or or
resulting therefrom or for any failure to move the same.

13. Indemnification

District does not hereby assume custody or possession of the vessel nor any responsibility whatsoever for the care or protection of same. Rather, Lessee bereby assumes all risk associated with the use and occupancy of the slip and agrees that District, its Directors, officers, agents and employees shall not be liable for any injury, including death, to any person cusuated by any use or occupancy of the slip or arising from any socident or fire or other causatily therein or thereabout or from any other custes whatsoever, nor shall District, its Directors, officers, agents or employees be liable for any lesse, legar, equipment, fittings, fittures, controls and other articles belonging to Lessee or located in or about the slip or the marina. Lessee hereby agrees to indemnify and hold District, its Directors, officers, agents and employees harmless from all stability for any such injury, loss, damage, or claim, including, without finitiatine, reasonable autorosy's fees and court could be a supported by the control of the control

14. Discharge of Waste

No person shall discharge human waste, fish parts, bilgewater, garbago or refuse into the water of Humboldt Bey or upon the marina.

15. Securing Vessel

At all times during which vessel is berthed at the slip, Lessee shall cause it to be safely and properly secured in a manner acceptable to District. If District deems it necessary to resource the vessel for any reason, Lessee agrees to pay a reasonable service charge for doing so plus the cost of all materials used therefor. However, District assumes no responsibility for the safety of the vessel and shall not be liable for fire, theff, or any damage to the vessel, its equipment, or any property in or on the vessel by ceason of District's decision either to resource the vessel or to not resource the vessel.

16. Lessee's Care of Slip and Docks

Lesses a Care of Stap and Ductos

Lesses usuall not store any small boast, dingbies, skiffs, bait tanks, boat gear, power lines, water hoses or other personal property whatstoover at the alip (other than aboard the venset) or on the docks or gangways adjacent to the slip, but shall keep the slip and said docks and gangways in a neat, clean and orderly condition, fire and clear of all such items other than power lines and water hoses in use. No wheels, flenders, rubbing strips or other custhioning devices may be attached to a dock for the purpose of pictocting bulls, without the prior approval of District. No alterations may be made to the docks by Lessee. No flammable or combustible materials shall be stored or left on the docks of the Marina.

Lessee agrees to make a written report to District of any conditions existing on or about the marina which Lessee believes to be a hazardous condition or which might develop into a hazardous condition.

17. Risk of Lessec

This permit and Agreement is for cental of space only, such space to be used at the sole risk of lessee and the Owner of the aforediscribed vessel, and neither the District nor its Board of Harbor Commissioners, its Harbor Master, employees or representatives, shall be responsible or liable to any extent or in any manner for the care or protection of the aforediscribed vessel or its gear, equipment, or contents, or for any loss or damage of whatever kind or nature to said vessel, her gear, equipment, or contents howsover caused or occasioned. Lessee hereby releases the District from all claims and causes of action therefore that exist or may arise in the future.

18. Termination

If the Board of Harbor Commissioners of the District determines that Lessee has failed to comply with the terms and provisions of is permit and Agreement or with the ordinances, rules and regulations promulgated from time to time by the District, for the safety of District's Marina this Permit and Agreement may be terminated forthwith by said Board of Harbor commissioners of the District upon being so notified in writing by the District, Lessee shall immediately remove his vessel from the assigned better hand out of all advays from District's facility.

19. Insent inarmiess

Lessee coverages and agrees to indemnify and save harmless the District, its Board of Harbor Commissioners, and its Harbor Master, employees, and representatives, against any and all damages to property or injuries or any person or persons arising from Lessee's use of the District's facilities, or from intentional, careless, or negligent acts of conduct (or failure to act) of Lessee or his agents, employees, guests or representatives, and to further de indemnify and save harmless the District, its Board of Harbor Commissioners, Harbor Master, employees, and representatives, against any and all claims, actions, proceedings, expenses and liabilities whatsoever strising therefore connected thewest.

20. Damage to District Property
Lessee agrees to pay, on demand of District, for all damage done to District's property or facilities by Lessee or the aftered excribed vessel or by Lessee's agents, employees, or represent

21. Assignment and Subhetting
Lenses shall have no right or power whatsoever to assign this Agreement or sublet the slip or any part thereof to any person or party whatsoever or for use by any other vesuel whatsoever. No attempted transfer or as whether voluntary, by operation of law, under legal process or proceedings, by receivership, in bankruptcy, or otherwise, and no attempted subletting, shall be valid or effective, but shall automatically terminate

22. Sale of Vessel
Any sale of transfer of legal title in and to the vessel above described shall serve as an automatic termination of this Agreement and all rights of Lessee, the new owner of the vessel in and to this Agreement or the borth/slip shall cease and terminate.

23. Tampering with or Boarding Vessels
Lessee, its agents, crew members, and employees shall not injure, damage, break, remove or tamper with any part of any vessel in the Marina, harbor or waterway in Homboldt Bay, or to climb into or upon any vessel without the consent of the owner unless in the performance of official duries or to protect life and/or property.

24. Miscelli

- Blaseous

 Waiver of any provision beneal by the District shall not be deemed a continuing waiver or waiver of any other condition.

 No alteration, amendment or modification hereof shall be effective unless in writing signed by Lessee and the District.

 Thus is the only Agreement between the parties pertaining or related to the slip and/or Lessee's avessed and no oral agreements exist between the parties as to any matters whatsoever.

 All notices shall be deemed served 72 hours after deposit in the U.S. mails, postage prepaid, certified mail, tratum nemoty requested, addressed to Lessee at the address respective parties as shown herein.

 This Agreements shall be before upon and times to be benefit of the parties, their below, securious, administrators, successors and assigns.

 District retains the right to add to, after, amend or modify any of the terms and conditions contained herein and said addition, alternation, amendment or modification by District shall become binding upon Lessee forthwish.

25. Marina Regulations
Lessee agrees to all of the provisions, terms and conditions of the Woodley Island Marina Rules and Regulations as stated in Ordinance No.9 of the Humboldt Bay Harbor, Recreation and Conservation District

Reg Bot Date: 10 8 19

By Mudy 115 Director of Admin SVCS Date: Ob September 2019

Humboldt Bay Harbor, Recreation, and Conservation District