MONTEREY COUNTY WATER RESOURCES AGENCY

STANDARD LEASE AGREEMENT (General / Recreational)



LEASED PREMISES:	APNs 080-076-006-000, 080-077-002-000, & 080- 111-010-000, a portion of the subject parcels totaling 66 acres
LESSEE:	Tri-Counties Club P.O. Box 314 San Luis Obispo, CA 93406

MONTEREY COUNTY WATER RESOURCES AGENCY STANDARD LEASE AGREEMENT (General / Recreational)

PREAMBLE

THIS Lease ("Lease" or "Agreement") is made by and between the MONTEREY COUNTY WATER RESOURCES AGENCY, a public agency created pursuant to the Monterey County Water Resources Agency Act (Cal. Water Code, Appendix Chap. 52) ("LESSOR") and Tri Counties Club, a California corporation ("LESSEE"). LESSOR and LESSEE hereby agree as follows:

ARTICLE 1 - PREMISES

1.1 *Description:* LESSOR hereby leases to LESSEE and LESSEE hereby leases from LESSOR, upon the terms and conditions herein set forth, that certain real property and its appurtenances, situated at APN 080-076-006-000, 080-077-002-000, and 080-111-010-000, a portion of the subject parcels (the "Premises" or the "Property") and described as follows:

That portion of Nacimiento Reservoir and adjacent undeveloped real property outlined and described in Exhibit A, as prepared by Geo-West Land Surveys dated September 2017, attached hereto and incorporated herein. The lease property is 66 total acres.

1.2 <u>Compliance with the "Americans with Disabilities Act of 1990" (ADA)</u>: If applicable, LESSEE shall ensure that the Premises are in compliance with the Americans with Disabilities Act of 1990 ("ADA"), as amended, and, if necessary, prior to the Commencement Date, shall modify the Premises to comply with the Act and the regulations promulgated to implement the ADA requirement.

1.3 <u>Common Areas:</u> [This standard provision is not applicable to this Agreement.]

1.4 *Parking Areas:* [This standard provision is not applicable to this Agreement.]

1.5 <u>Compliance with "No Smoking Law" (2003 Assembly Bill 846)</u>: If and as applicable, LESSOR shall ensure that the Premises are in compliance with Government Code Title 1, Division 7, Chapter 32 (commencing with section 7596), as amended, and, if necessary, prior to the Commencement Date, shall modify the same to comply with the law and the regulations promulgated to implement 2003 Assembly Bill 846.

1.6 *<u>Items to be completed within ninety (90) days of Lease Commencement date:</u> [This standard provision is not applicable to this Agreement.]*

ARTICLE 2 - TERM

2.1 <u>Lease Term</u>: The term of this Lease ("Lease Term") shall be two (2) years, commencing on March 31, 2020 ("Commencement Date") and ending April 1, 2022, subject to the rights of termination of the Lease Term in this Agreement.

2.2 *Extended term:* [This standard provision is not applicable to this Agreement.]

ARTICLE 3 - RENT

3.1 <u>*Rent:*</u> LESSEE agrees to pay LESSOR, annually the sum of <u>\$10,500.00</u>, which is calculated as a recreational fee for use of the Premises by all members of the LESSEE with an allowance for up to thirty-five (35) dock owners to moor docks.. This recreational lease fee and dock allowance is rent towards authorized use of LESSOR'S lands and does not provide any credit toward the annual boat dock inspection and licensing fee due to the LESSOR. A late payment penalty of five percent (5%) of the annual rent will accrue on any payment not made by LESSEE within fifteen (15) days of the payment due date of March 31 and shall be paid as part of the following year 's rent payment.

ARTICLE 4 - ANNUAL RENT ADJUSTMENT

[This standard provision is not applicable to this Agreement].

ARTICLE 5 - TERMINATION BY LESSOR

LESSOR may terminate this Lease for good cause upon sixty (60) days written notice. Good cause shall include non-payment of rent, breach of any provision of this Agreement, or breach of any rules or regulations governing the use of the Premises.

ARTICLE 6 - NOTICES

6.1 *Written notices:* All notices or correspondence provided for herein shall be effective when made in writing, personally delivered or deposited in the United States mail, sent certified, postage prepaid, and addressed as follows:

6.2 <u>Service of notices:</u> All notices, correspondence, or other written communication related to this Agreement shall be sent to the following:

LESSEE:

Faron Goodwin, Commodore or Predecessor Tri Counties Club P.O. Box 314 San Luis Obispo, CA, 93406

LESSOR:

Brent Buche General Manager Monterey County Water Resources Agency 1441 Schilling Place, North Building Salinas, CA 93901 6.3 Rent payments to LESSOR shall be directed to the LESSOR's Finance Manager at the address listed above.

6.4 Any notice or correspondence shall be deemed delivered upon personal delivery or five (5) days after notice is mailed. Correspondence other than notices may be given by phone, regular mail, email or facsimile. Any correspondence sent by facsimile shall also be sent by United States mail if requested by either party. By written notice to the other, either party may change its own mailing address or correspondence information.

6.5 LESSOR's designated property management representative shall be available to LESSEE by phone during regular business hours, and for emergencies after hours and weekends. LESSOR or LESSOR's designated property management company shall subscribe to a 24-hour, 7 days a week emergency answering service that maintains contact phone numbers of key personnel or maintenance/service companies in event of an emergency. **Emergency answering service phone number for LESSOR is <u>831-796-1166</u>.**

6.6 LESSEE shall be available to LESSOR, by phone during regular business hours, and for emergencies after hours and on weekends. LESSEE shall subscribe to a 24-hour, 7 days a week emergency answering service that maintains contact phone numbers of key personnel or maintenance/service companies in event of an emergency. Emergency answering service phone number for LESSEE is <u>805-XXX-XXXX</u>.

ARTICLE 7 - IMPROVEMENTS BY TENANT

7.1 *Fencing:* Fencing shall be according to specifications approved by LESSOR in writing prior to commencement of construction.

7.2 All improvements, construction of all types shall meet or exceed construction and uniform codes of San Luis Obispo County and approved by LESSOR. Where applicable, or where required by the LESSOR, improvements and construction shall meet other applicable codes and regulations, such as the health, environmental health, operations and regulatory requirements of the United States, State of California, and San Luis Obispo County.

7.3 In granting approval for any construction or work, LESSOR may impose special standards or conditions. Digging, excavation, piling or mounding of material such as earth, and the use of heavy equipment shall be approved in writing by LESSOR beforehand. Operation of machinery and equipment shall be by trained and experienced operators who are licensed and adequately insured for that purpose.

7.4 *<u>Reimbursement for improvements</u>*: [This standard provision is not applicable to this Agreement.]

ARTICLE 8 - NOTICE OF COMPLETION

[This standard provision is not applicable to this Agreement.]

ARTICLE 9 - PUBLIC WORKS LAWS

Under Section 1720.2 of the California Labor Code, any construction contract to improve owned or leased by LESSOR may be considered a "public work" if certain conditions are met. If applicable, LESSEE shall comply with provisions of law governing public works including, without limitation, Labor Code sections 1773, 1773.2, 1773.3, 1773.8, 1775 (payment of prevailing wages), 1776 (payroll records), and 1777.5 (employment of apprentices), all as amended from time to time.

ARTICLE 10 - TIME LIMIT AND PRIOR TENANCY

It shall be LESSOR's responsibility to remove any prior LESSEE in the Premises at LESSOR's sole cost and expense.

ARTICLE 11 - USE

11.1 <u>Use</u>: Subject to the following, members of the LESSEE may use the Premises only for members' boat launching as well as member owned and approved boat docks, day beaching, and picnicking. Unless specifically permitted in this Agreement, LESSEE will not use or permit the use of any of the Premises for any of the following activities, including but not limited to:

- a. Camping: any form of camping including any overnight occupancy, lighting of any campfires or other activities associated with camping, including but not limited to erecting tents, campers or other temporary structures is strictly prohibited on the Property at all times.
- b. Sport Hunting: hunting for sport is strictly prohibited on the Property at all times. The discharge or shooting of any firearm, including but not limited to rifles, handguns, pistols, crossbows, or other projectile weaponry are not permitted on the premises at any time, for any purpose.
- c. Special Events: special or community events unrestricted to the general public are not permitted on the Property at any time, for any purpose.

LESSEE's failure to comply with the provisions of Article 11.1 is grounds for immediate termination of this Agreement.

11.2 **Docks:** Only those docks that are owned by members of the LESSEE shall be allowed on the Premises. As the water recedes members of the LESSEE may place docks on the shoreline of the area designated with the number of docks approved by the LESSOR. The LESSEE must obtain approval from the LESSOR prior to adding and/or allowing additional docks.

11.3 <u>Boat Launch Ramp Rules</u>: All LESSEE Boat Launch Ramp ("Launch Ramp") Rules shall apply to the Premises. A copy of the LESSEE Launch Ramp rules and rule changes adopted xxxx xx, 2020, are attached as **Exhibit B** and incorporated by reference. Launch Ramp rules shall conform to all applicable laws and regulations and the provisions of this Agreement.

11.4 *Operating Motor Vehicles:* Operating motor vehicles on the Premises including all-terrain vehicles, golf carts, and motorized two-wheeled vehicles shall be limited to the following:

a. Speed limit on the Premises is not to exceed ten (10) miles per hour.

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- b. All motorized cycles will be equipped with a muffler and spark arrester while on Premises.
- c. Unlicensed drivers are not allowed to drive any vehicle, including all-terrain vehicles, golf carts, and motorized two-wheeled vehicles, on the Premises.
- d. All DMV-rated motor vehicles must have current liability insurance to be stored or used on Premises. Any non-functioning vehicles will be removed from the Premises by the LESSEE.
- e. The LESSEE and its members are responsible for their guests using vehicles on the Premises.
- f. The LESSEE, its members and guests will not use the roads on the Premises for casual driving and reckless driving will be cause for immediate termination of this Agreement.

11.5 <u>Construction, building, cutting timber:</u> LESSEE may not erect any permanent structures or improvements, or make alterations, on the Premises without the prior written consent of LESSOR. LESSEE shall not cut, and shall not allow the cutting, of any timber without the prior written consent of the LESSOR. LESSEE shall not remove or place soil, sand, rocks or gravel to or from the subject property without the prior written consent of the LESSOR.

11.6 <u>Ejection from property:</u> Any LESSEE member or member of the public may be ordered to leave the Premises by any peace officer, Monterey County employee, or LESSOR employee, for violation of any law, regulation or rule, or any provision of this Agreement. Persons ordered to leave the Premises under this provision shall not be allowed to return onto the Premises for a period of at least seven (7) days. LESSOR may increase the time prior to return at its sole discretion.

11.7 <u>Compliance with Laws</u>: LESSEE represents and warrants to LESSOR that any construction performed by, for or on behalf of LESSEE, and LESSEE's current and proposed uses, and the operation of the Premises are in full compliance with applicable building and seismic codes, environmental, zoning and land use laws, and other applicable local, state and federal laws, regulations and ordinances. LESSEE agrees to defend and indemnify LESSOR for any responsibility for any code violations or other deviations from applicable local, state and federal laws, regulations and ordinances related to LESSEE's use, operations or construction.

11.8 <u>Hazardous Substances</u>: LESSOR shall have no liability or responsibility for toxic or hazardous materials or substances on the Premises which result from LESSEE's acts or omissions, or which occur on property not owned and occupied by LESSOR. LESSEE will comply with all applicable laws concerning the handling and removal of any hazardous materials, including asbestos or polychlorinated biphenyl (PCB) containing materials. Nothing in this Lease shall be taken as LESSOR's assumption of any duty or liability not otherwise imposed by law.

11.9 <u>Environmental Hazards</u>: LESSEE shall immediately notify LESSOR of any suspected appearance of toxic mold spores and of any conditions (such as excessive moisture) that may lead to the appearance of toxic mold spores, and LESSOR agrees to investigate same.

ARTICLE 12 - SIGNS AND FIXTURES

[This standard provision is not applicable to this Agreement].

ARTICLE 13 – SERVICES, UTILITIES and RESERVOIR WATER

13.1 *Services and utilities:* Any services or utilities required for the uses and activities permitted by this Agreement on the Premises shall be furnished and the cost borne by the LESSEE. LESSEE shall notify LESSOR at least seven (7) days in advance of the installation of any services or utilities.

<u>13.2</u> Use of reservoir water: Unless expressly so provided under this Agreement, this Agreement does not authorize LESSEE to use water from the reservoir on the premises for domestic, potable, farming, livestock or similar purposes.

ARTICLE 14 - REPAIR AND MAINTENANCE

14.1 <u>Maintenance of property:</u> LESSEE shall operate and maintain the Premises in a clean and orderly manner, and in compliance with all applicable laws, ordinances and regulations, and in compliance with the governing documents of LESSEE. LESSEE shall inform LESSOR in writing within thirty (30) days of the effective date of this Agreement of its plans for controlling and removing litter and trash and maintenance policies.

LESSEE shall request in writing approval from LESSOR prior to repairing and/or maintaining any matters including but not limited to erosion, tree care, shoreline damage and vegetation control.

14.2 <u>No LESSOR duty to maintain or repair</u>: LESSOR shall not have any obligation, during the term of this Agreement, to repair, restore, or maintain the Premises, except to the extent of any damage caused to the Premises by willful misconduct or negligent conduct of LESSOR.

14.3 <u>LESSOR and LESSEE Obligations</u>: LESSEE's repair and maintenance responsibilities are set forth in Exhibit C, Summary of Repair and Maintenance Responsibilities, which by this reference is incorporated herein. As stated in Exhibit D, the term "deemed necessary" shall mean that appropriate action needs to be taken to ensure the health, safety and general well-being of the occupants and or invitees of the Premises.

14.4 <u>Negligent Acts or Omissions of LESSEE</u>: Notwithstanding the foregoing, LESSEE will pay to LESSOR the reasonable cost of any repairs or maintenance to the extent required as a direct result of the negligence or willful misconduct of LESSEE.

14.5 *Failure of LESSEE to Make Repairs*: If LESSEE fails to maintain the Premises or to make the repairs required in this article within the time periods as specified in Article 23, LESSOR may perform such maintenance or make such repairs at its expense and add the cost of such repairs to the upcoming rent due from LESSEE.

14.6 *LESSOR/LESSEE Obligations in Applying Noxious Substances:* If applicable, LESSEE shall not apply any substance as part of any building maintenance or repair which would introduce irritating or noxious odors or any other hazardous condition to occupied spaces with the Premises or the Common Areas without prior coordination and approval of LESSOR. Prior notification and approval shall be made at least forty-eight (48) hours prior to the desired application time. Also, a Product

Safety Data Sheet shall be furnished by the proposed applicator to the LESSOR. Examples of such substances or materials include, but are not limited to, the following:

- a. Termite Control Materials
- b. Pesticides
- c. Paint
- d. Water Treatment Chemicals
- e. Any other substance that is or could be construed as hazardous

ARTICLE 15 - INVASIVE SPECIES INSPECTION AND CONTROL MEASURES

LESSEE shall continue to work with both San Luis Obispo and Monterey Counties to protect Nacimiento Reservoir from the spread of invasive species. To that end, LESSEE has established and will continue to implement an Invasive Mussel Inspection Plan which is attached hereto as **Exhibit E** and incorporated by reference.

ARTICLE 16 - SERVICE COMPANIES

[This standard provision is not applicable to this Agreement.]

ARTICLE 17 - CONDITION OF THE LEASED PROPERTY

17.1 **Opportunity to inspect:** LESSEE acknowledges that it has inspected the subject property and knows its condition and further acknowledges that the LESSOR has not, and does not, make any representation or warranty regarding the condition of the subject property.

17.2 *Erosion standards and control:* [This standard provision is not applicable to this Agreement.]

ARTICLE 18 - MECHANICS' LIENS

18.1 <u>Mechanic's Liens</u>: LESSEE shall keep the Premises free from any liens arising out of any work performed by, materials furnished to, or obligations incurred by such LESSE or on its behalf.

ARTICLE 19 - ASSIGNMENT AND SUBLETTING

LESSEE has no right to assign this Agreement to any party or entity, or in any manner sublease, transfer, or in any manner encumber, the subject property, without the prior written consent of the LESSOR.

ARTICLE 20 - ENTRY BY LESSOR

20.1 <u>Entry by LESSOR</u>: LESSOR shall, at all times during the term of this Agreement, have the right to enter upon and inspect the property for any purpose, including, but not limited to, assuring that the obligations of LESSEE, including those set forth in Paragraphs 14 and 17, above, are met. LESSOR and LESSOR's agents will give reasonable advance notice of entry (except in the case of

emergency), and such entry shall be made in a reasonable manner and not unreasonably interfere with the conduct of LESSEE's business.

20.2 <u>Entry by peace officers and LESSOR employees:</u> LESSEE agrees that LESSOR employees, Monterey County employees, and any other federal, state or county peace officer may enter the Premises at any time to routinely patrol the Premises, investigate any crime, or for any other lawful purpose.

ARTICLE 21 - INSURANCE AND INDEMNIFICATION

21.1 <u>Insurance</u>: LESSEE shall, at all times during the term of this Agreement, maintain public liability and property damage insurance of at least \$2,000,000 per occurrence or if LESSEE requires aggregate no less than \$5,000,000 and property damage insurance of at least \$250,000 insuring against all liability of LESSEE and its authorized representatives arising out of and in connection with LESSEE's use or occupancy of the Property. LESSEE must also carry Auto liability of \$1,000,000 combined single limit.

All such insurance shall name the LESSOR as an additional insured and is expressly intended to provide LESSOR with protection from third party property damage and bodily injury claims, and damage to LESSOR property, arising out of the use of the property. LESSEE shall provide proof of such insurance to the LESSOR upon LESSOR's request.

21.2 <u>Duty to defend and indemnify LESSOR from activities:</u> LESSEE shall indemnify, defend, and hold harmless LESSOR, the County of Monterey, their officers, agents, and employees, from and against any and all claims, liabilities, and losses whatsoever (including damages to property and injuries to or death of persons, court costs, and reasonable attorney fees) occurring or resulting from the following:

- Boats or other water vehicles sinking in the reservoir;
- Boats or other water vehicles catching fire on the reservoir or on shore; and
- Oil, gasoline, other fuel or contaminant, or any hazardous material spill or contamination on land or in the reservoir.

21.3 <u>Duty to defend and indemnify LESSOR generally:</u> LESSEE shall indemnify, defend, and hold harmless the LESSOR, the County of Monterey, their officers, agents, and employees, from and against any and all claims, liabilities, and losses whatsoever (including damages to property and injuries to or death of persons, court costs, and reasonable attorney fees) occurring or resulting to any and all persons, firms or corporations furnishing or supplying work, services, materials, or supplies in connection with the performance of this Agreement, and from any and all claims, liabilities, and losses occurring or resulting to any person, firm, or corporation for damage, injury, or death arising out of or connected with the LESSEE's performance of this Agreement, unless such claims, liabilities, or losses arise out of the sole negligence or willful misconduct of the LESSOR. LESSEE's "performance" includes LESSEE's action or inaction and the action or inaction of LESSEE's officers, employees, agents and subcontractors.

ARTICLE 22 - DESTRUCTION

[This standard provision is not applicable to this Agreement]

ARTICLE 23 - DEFAULT BY LESSEE

23.1 **Default:** If any of the following events occur, each such event shall constitute a material breach of this Lease, and LESSOR may, at LESSOR's option, exercise any or all rights available to a LESSOR under the laws of the State of California:

- a. A default in the payment of rent or other obligation when such default continues for a period of thirty (30) days after written notice from LESSOR to LESSEE of such default;
- b. LESSEE fails to faithfully perform or observe any other covenant or undertaking required under this Lease and such failure continues for a period of thirty (30) days after written notice thereof from LESSOR to LESSEE of such default or, if such default is not reasonably curable within such thirty (30) day period, LESSEE fails to commence to cure such default within such thirty (30) day period and thereafter diligently pursue such cure to completion;
- c. LESSEE is adjudicated bankrupt; or
- d. LESSEE's lease interest is sold under execution of judgment.

Notice of default is sufficient if it is in writing, identifies the act, omission, or condition that constitutes the default, and is served upon LESSEE in the manner provided by this Lease for the giving of notice.

23.2 <u>**Remedies:**</u> If LESSEE fails to cure a prospective default within the-time frames outlined above, if any, LESSOR shall have the option to cure the default, if curable, or to terminate this Lease, in addition to any other remedies at law not inconsistent herewith. Should LESSOR elect to cure the default itself, all reasonable costs associated with such cure, including reasonable attorney fees (if any), shall be reimbursed by LESSEE to LESSOR, as additional rent, within thirty (30) days of receipt of LESSOR's invoice for said costs.

23.3 <u>*Termination following notice to cure:*</u> In the event that LESSEE defaults under any provision of this Agreement the LESSOR may, if such default is not cured within thirty (30) days following written notice given by the LESSOR to LESSEE, elect to terminate this Agreement. Such termination is effective upon the expiration of the thirty (30) day cure period and a written "notice of election to terminate" being served upon LESSEE by the LESSOR.

Such election to terminate in no way absolves LESSEE from any obligations under this Agreement, including the payment of any rent then owing, or the obligation to return the property in substantially similar condition to that at the effective date of this Agreement.

ARTICLE 24 - DEFAULT BY LESSOR

24.1 *Default:* LESSOR shall not be in default unless LESSOR fails to perform its obligations under

this Lease within a reasonable time, but in no event later than thirty (30) days after written notice by LESSEE to LESSOR specifying wherein LESSOR has failed to perform such obligations. If the nature of LESSOR's obligation is such that more than thirty (30) days are required for performance, then LESSOR shall not be in default if LESSOR commences performance within such thirty (30) day period and thereafter diligently prosecutes the same to completion.

24.2 <u>**Remedies:**</u> If LESSOR fails to cure a prospective default within the time periods outlined above, LESSEE shall have the option to cure the default or to terminate this Lease, in addition to any other remedies at law not inconsistent herewith. Should LESSEE elect to cure the default itself, all reasonable costs associated with such cure, including reasonable attorney fees (if any), shall be reimbursed by LESSOR to LESSEE within thirty (30) days of receipt of LESSEE's invoice for said costs.

ARTICLE 25 - CONDEMNATION

If the Property are taken or condemned for a public or quasi-public use, or the part taken renders the entire Property insufficient for the conduct of LESSEE's business and operations, then this Lease shall terminate at the option of LESSEE as of the date title shall vest in the condemner. If only part of the Property is taken and the remainder of the Property is sufficient for the conduct of LESSEE's business and operations, then the Lease shall continue as to the part not taken, but the monthly rent shall be reduced in proportion that the rentable area of the Property taken bears to the rentable area of the Property before the taking.

ARTICLE 26 - HOLDING OVER

If LESSEE remains in possession of the Property after the Lease Term or any Extended Term, this Lease shall automatically be extended on a month-to-month basis at the prorated amount of the annual rent, subject to termination upon sixty (60) days' written notice by either party. During such holdover period, the cost of living increases provided by this Lease shall be applied to rent. All other terms and conditions shall remain in full force and effect.

ARTICLE 27 - WAIVER

The waiver by LESSOR or LESSEE of any term, covenant or condition herein contained shall not be deemed to be a waiver of any other term, covenant or condition, nor shall either party consent to any breach of any term, covenant or condition, nor shall either party be deemed to constitute or imply its consent to any subsequent breach of the same or other term, covenant or condition herein contained.

ARTICLE 28 - QUIET POSSESSION

LESSEE shall at all times during the term of this Lease peaceably and quietly have, hold and enjoy the Property, without suit, trouble or hindrance from LESSOR or any person claiming under LESSOR, subject to the terms of this Lease.

ARTICLE 29 - ESTOPPEL CERTIFICATE

Within thirty (30) days of written notice by one party to the other, each will execute, acknowledge and deliver to the other an estoppel certificate in writing declaring any modifications, defaults or advance payments and whether the lease, as may be modified, is in full force and effect. Any such certificate may be conclusively relied upon for the intended transaction for which the statement was requested.

ARTICLE 30 - MISCELLANEOUS PROVISIONS

30.1 <u>Amendment; Waiver</u>: This Lease may be amended or modified only by an instrument in writing signed by LESSEE and LESSOR. Any waiver of any term or condition of this Lease must be in writing and signed by LESSEE and LESSOR. A waiver of any of the terms and conditions of this Lease shall not be construed as a waiver of any other term or condition in this Lease.

30.2 *<u>Time is of the Essence</u>*: Time is of the essence of in each and all of the provisions of this Lease.

30.3 <u>Binding Effect</u>: Subject to any provision hereof restricting assignment or subletting by LESSEE, this Lease shall bind the parties, their personal representatives, successors, and assigns.

30.4 *Invalidity:* The invalidity of any provision of this Lease as determined by a court of competent jurisdiction shall in no way affect the validity of any other provision hereof.

30.5 <u>Authority</u>: Any individual executing this lease on behalf of LESSEE or LESSOR represents and warrants hereby that he or she has the requisite authority to enter into this Lease on behalf of such party and bind the party to the terms and conditions of this Lease.

30.6 <u>Interpretation of Conflicting Provisions</u>: In the event of any conflict or inconsistency between the provisions of this Lease and the provisions of any addendum or exhibit attached hereto, the provisions of this Lease shall prevail and control.

30.7 *Integration:* This Lease, including the exhibits and addenda, represents the entire agreement between LESSEE and LESSOR with respect to the subject matter of this Lease and shall supersede all prior negotiations, representations or agreements, either written or oral, between LESSEE and LESSOR as of the effective date of this Lease, which is the date that LESSEE signs this Lease.

30.8 <u>Successors and Assigns</u>: This Lease and the rights, privileges, duties, and obligations of LESSEE and LESSOR under this Lease, to the extent assignable or delegable, shall be binding upon and inure to the benefit of the parties and their respective successor, permitted assigns, and heirs.

30.9 *Headings*: The headings in this Lease are for convenience only and shall not be used to interpret the terms of this Lease.

30.10 *Governing Law:* This Lease shall be governed by and interpreted under the laws of the State of California.

30.11 <u>Construction of Lease</u>: LESSEE and LESSOR agree that each party has fully participated in the review and revision of this Lease and that any rule of construction to the effect that ambiguities are to be resolved against the drafting party shall not apply in the interpretation of this lease or any amendment to this Lease. The parties agree that they have been afforded an opportunity to have this Agreement reviewed by counsel of their choice. In interpreting this Agreement there shall be no presumption based upon the authorship of this Agreement.

30.12 *Counterparts:* This Lease may be executed in two or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same Lease.

30.13 *Disputes; consultations by parties:* In the event that any problem or issue arises with respect to the implementation or interpretation of the Agreement, the parties mutually agree to meet at the request of either of them to discuss and resolve the issue. In such event, the General Manager of LESSEE will meet with the General Manager of the LESSOR or his/her designee to reach a mutually satisfactory and reasonable conclusion.

If the parties cannot resolve the dispute pursuant to the preceding paragraph above, the Parties agree to mediate any disagreements in good faith. Should either Party determine the dispute cannot be resolved in mediation, it is agreed that the dispute may be resolved in a court of law competent to hear the matter.

<u>31 – LESSEE FEES AND EXPENSES</u>

In addition to any other rates, rents, charges, cost of living increases or other fees and expenses otherwise provided for in this Agreement, LESSEE agrees to pay, upon invoice or demand, those costs, fees and expenses provided for in **Exhibit F** to this agreement, or as may be provided for by a schedule of fees and expenses adopted by the LESSOR from time to time.

[signature page follows]

Standard Lease Agreement (General / Recreational)				
Dated:	Dated:			
Monterey County Water Resources Agency	Tri Counties Club [form of business entity]			
By	By			
LESSOR	By LESSEE			
Exhibits A. Description of property				

- B. Boat Launch Ramp Rules
- C. Lessee Maintenance Responsibilities
- D. Lessor Summary of Repair and Maintenance
- E. Invasive Mussel Inspection Plan
- F. Lessee Fees & Expenses

[signature page follows]

LESSEE: MONTEREY COUNTY WATER RESOURCES AGENCY	APPROVED AS TO FORM: Charles J. McKee, County Counsel	
By:	By:	
Brent Buche	Kelly L. Donlon	
Title: General Manager	Title: Deputy County Counsel	
Date:	Date:	
APPROVED AS TO FISCAL PROVISIONS: (County Auditor/Controller)	APPROVED AS TO LIABILITY PROVISIONS: (County Risk Management)	
By:	By:	
Name:	Name:	
Title: [Assistant] Auditor Controller	Title: Risk Manager	
Date:	Date:	

LESSEE:	
()	
By:	
Name:	
Title:	
Date:	

EXHIBIT A

DESCRIPTION OF PROPERTY

Within those portions of property owned by the MONTEREY COUNTY WATER RESOURCES AGENCY adjacent to the NACIMIENTO RESERVOIR; parcels and/or portions of parcels all within San Luis Obispo County as shown on the Exhibit "A", depiction and the and maps on file in the office of said MONTEREY COUNTY WATER RESOURCES AGENCY, 1441 Schilling Pl., Salinas, California.

PARCELS 080-076-006-000, <u>080-077-002-000</u>, and <u>080-111-001-000</u> contain approximately sixtysix (66) total acres, four point five (4.5) acres above the high water line, and sixty-one point five (61.5) acres below the highwater line. In case of a discrepancy between words and figures, the words shall prevail.

Furthermore, the lease area is measured and identified by the location of existing boundary fences and enclosures, which in the case of a dispute shall prevail for purposes of this Lease.

San Luis Obispo County Assessor Parcel Number: Parcels and/or portions of parcels;

080-076-006-000 (portion), 080-077-002-000 (portion), & 080-111-001-000 (portion)

See attached description and map(s) of premises:

Surveyed Description and Depiction by Geo-West Land Surveys, dated September 2017 Agency Map of leased area APN Map



LEASE AREA **EASEMENT**

*Strike out text and addition to reflect a description for a "LEASE " not an "EASEMENT". Edits made by LESSOR, 2019/11/08

- An Easement for general purposes of ingress and egress described as:

A PORTION OF THE SOUTH WEST 1/4 OF SECTION 24 AND A PORTION OF THE NORTH WEST 1/4 OF SECTION 25, AND A PORTION OF THE SOUTH EAST 1/4 OF SECTION 23 TOWNSHIP 25 SOUTH, RANGE 9 EAST, MDM, SAN LUIS OBISPO COUNTY, CALIFORNIA.

Beginning at a point 135.95 FEET Southerly of a 1.5 inch Iron Pipe tagged LS3121 being the South Easterly corner of the North East ¼ of the North East ¼ of Section 26 shown on the record of survey recorded in Book 87 of Licensed Surveys at page 87 recorded in the County of San Luis Obispo, State of California on the easterly line of Section 26 Township 25 South, Range 9 East, MDM, San Luis Obispo County;

Thence (1), along the easterly boundary line of said Section 26 North 00°39'01" West, a distance of 1472.44 feet to the Northeast Corner of said Section 26;

Thence (2) North 87°43'25" West a distance of 56.74 feet;

Thence (3) North 48°36'01" East a distance of 507.22 feet;

Thence (4) North 56°39'38" East a distance of 330.39 feet;

Thence (5) South 89°58'16" East a distance of 837.06 feet;

Thence (6) South 1°43'52" West a distance of 1991.94 feet;

Thence North 89°58'16" West a distance of 1508.19 feet to the Point of Beginning.

END OF DESCRIPTION

This real property description has been prepared by me, or under my direction, in conformance with the Professional Land Surveyors Act.

Signature	BAL	<u>s</u>
Date	September	18, 2017







Portions of 080-076-006-000, 080-077-002-000, and 080-111-001-000



EXHIBIT B

BOAT LAUNCH RAMP RULES

The launch ramp referred to as the "Lower Launch Ramp" is for launching and retrieving of vessels only. No parking at any time is allowed on the lower launch ramp.

Motorized vessels may not launch from the shore at any time.

For safety reasons, unmotorized vessels such as sailboats, kayaks and canoes may not launch from shore on the Premises.

EXHIBIT C

LESSEE MAINTENANCE REPSPONSIBILITES

The Tri-Counties Club includes staff and members that will provide all needed maintenance services to the leased Property to include, but not be limited to debris and trash removal, erosion prevention, and general oversight of the Property.

EXHIBIT D

LESSOR SUMMARY OF REPAIR AND MAINTENANCE

The Tri-Counties Club includes staff and members that provide services throughout the Property. The Tri-Counties Club staff and members will provide all needed maintenance services to include, but not be limited to debris and trash removal, erosion prevention, and general oversight of the Property.

EXHIBIT E

INVASIVE MUSSEL INSPECTION PLAN

Tri-Counties Club complies with California Fish and Game Code Sections 2300- 2302 whereby it is illegal to possess, import, ship, or transport in the state, or place, plant, or cause to be placed or planted in any water within the state, aquatic invasive species specifically, zebra or quagga mussels.

To affect this compliance, Tri-Counties Club has set effective invasive mussel prevention protocols by maintaining trained Mussel Watch inspectors to evaluate, approve or deny access at TCC private gated community and launch ramps. TCC Launch Ramps coordinator is currently a Level II

As of this Exhibit E entry, (November 1, 2019) TCC has 12 Level 1 and 2 level 2 Certified Mussel Watch inspectors.

In accordance with Tri-Counties Club Rules and Bylaws, all vessels entering TCC property shall be owned and registered to a TCC member. Entry is predicated on pre-registration of said vessels. TCC maintains a current list of all vessels. No guest vessels are allowed to enter Property or utilize TCC launch ramps.

TCC continues to participate in the San Luis Obispo Counties Resident Vessel Program:

- Monitor the comings and goings of Enrolled Vessels; and notify SLO District within twenty-four (24) hours of any potentially non-compliant Enrolled Vessel.
- Serve as the primary control for Enrolled Vessel Owners who take their vessel away from the TCC community for repairs.

EXHIBIT F

LESSEE FEES AND EXPENSES

Name	Purpose	Amount/Rate
Initial Lease Administration Deposit	Administrative costs include: Processing, inspections, initial management of account)	Deposit fee: \$3,500.00
Follow-up/ Compliance Inspection Fee	Triggered by deficiencies such as untimely or inadequate Lessee reporting, document compliance; follow-up from annual field inspection	Flat fee: \$600 per incident Hours – Position: 1 – Deputy General Manager 2 – County Counsel 3 – Administrative Services Assistant
Late charge	Assessed on balances 30 days after they come due, unless a different time is specified.	Ten percent (10%) of the Annual Lease
Lease violation (Breach) Administrative Penalty (LVAP)	A contractual penalty assessed when certain breaches of lease occur: e.g.: unauthorized improvements & booms; illegal dumping; runaway vessels; pollution; encroachment; allowing access to/for unauthorized tenants & uses.	First breach: \$250.00 Second breach: \$500.00 Third and subsequent breaches: \$1,000.00
Pollution Clean-up fee	Fee for clean-up, such as pollution, dumping, abandoned property.	Actual costs, plus ten percent (10%) Administrative Fee