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AMENDMENT OP COMMERCIAL LEASF FRC 2052 ; TIDE AND SUBMERGED hNil IN THI BLD OB THE MOKELOMNP bintr, SACRAMATRO COUNTY; ANONA DUNBAR PERRY, DBA PERRY'S j**" HARBOR - IV 20491 , PRC 2052.
During consideration of Calenar Ttem 2 attached, Mrs. Arona Dunbar pery, the applicanw, appeared. She stamed her lease, any further action was taken by the commasion by her state she would like to return Man. Perry briefly set forth her objections to the aniendments beding proposed to her laase,
Commission action was postponed until Mrs, Perry's representative could attend the meeting.

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    Attachment:
    Calendar Item 2 (5 pages)
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AMENDMENT OF COMMERCIAL LEASE PRC 2052

APPLICANT: Anona Uunbar Perry, dba Perry's Boat Harbor and Drydock Company P.O. BOX 375 Isteton, California 95641

ARER, TYPE LAND AND LOCATION:
A 1.38 -acre parce 1 of tide and submerged land in the bed of the Nokelumie River, Sacramento County.

LAND USE: Boating Facility.
TERMS OF APPROVED LEASE: 10 years from December $30,1972$. Initial Period:
Renewal Option: 1 successive period of 10 years.
Surety Boná: $\quad \$ 1,000$.
Public Liability Insurance:

Consideration: $\quad \$ 35$ per annum with the State reserving the right to fix a different rental on or before Décember $30 ; 19.75$ and on each fifth anniversary of the lease.

TERNS OF PROPOSED AMENDMENT:
Initial Period: 10 years frum December $30,1972$.
Renewal Option: 1 successive period of 10 years.
Surety Bond: $\quad \$ 1,000$.
Public Liability Insurance:

Combined single limit of $\$ 300,000$ per occurrence for bodily injury and property danage.

CONSIDERATION:
$\$ 345$ per annum with the State reserving the right to fix a different rental on April 27, 1976 and on each fifth anniversary of the lease.

BASIS FOR CONCTDERATION: $\$ 250$ per ac

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PREREQUISITE TEKMS, FEGS AND EXPENSES:
Applicant is owner of upland.
$\$ 1,035$ rent has been received for the period of
December 30, 1972 to December 29, 1975.
STATUTORY AND OTHER REFERENCES:
a. Pubilic Resources Code: Diy. 6, Parts 182.
b. Administrative Code: Title 2, Div. 3, Arts. 1,2

OTHER PERTINENT INFORMATION:

1. By Stäte Lands Commission action of July 24, 1975, Calendar Item 17, page 85, the Cominission approved the Renewal and Amendment of Lease PRC 2052 with the provision of public Liability Insurance in anounts of $\$ 300,000 / \$ 600,000$ per occurrence for bodily injury and $\$ 100,000$ for property danlage. The lessee has since requested these limits be lowered as it has not been. possible for them to obtain insurance in these amounts without undue expense. liessel's insurance broker, James L. Maxwell, of Ro Vista, states that companies he represents will not write limits in excess of $\$ 300,000$.

The State Acministrative Manual dated January, 1975 , Section 1212.3, of Articile 8, statés in part:

## "8. Contracts of a Hazardous Nature

Any contract of a hazardous hature; which may involve risk of injury or damage to persons or property, shall protect the State against iability by requiring the contractor

- to carry public liability insurance:

Contracts of a hazardous nature include, but are not limited to those made for the following purposes: automobile or motorcycle races, rodeos, thrill shows or fireworks, elewator maintenance, and those let specifically for excavation or demolition work. The contract shall contain the following provisions:
"Contractor shalil furnish to the State a certificate of insurance stating that the: is liability insurance presently in effect for contractor with limits of bodily injury coverage of not iess than $\$ 100,000$ per person and $\$ 300,000$ per occurrence and property damage liniits of not less than $\$ 50,000$ per occurrence."
"Major operations or ultra-hazardous operations are encouraged to carry insurance with higher limits."

Division staff is not aware of any factors that would cause this beating facility to be classified as a major operation or ultra-hazardous.
2. By State Lands Commission actior, referenced in paragraph 1 , above, the Comission appoved $\$ 345$ per annum rent with the State roserving the right to fix a different rental on December 30 , 3975. The nominal rent of $\$ 250$ per acre used as a basis of consideration in this area is not scheduled to expire untia inril $27,1976$.
3. An Environmental Impact Report is not required. This transaction is within the purview of 2 Cal . Adm. Code 2907(a) which exempts an existing structure or facility that is in an acceptable state of repair and there is no evidence of record to show injury to adjacent property, shoreline erosion, or other types of environmental degradation.
4. In an action to quiet titic to land botween B. F. Perry et al, Appellants v. the State of Calitumia et al, Respondants, the (Third) District Cofirt of Appeals of the State of Califomia on February 21, 1956, in Civil Case No. 865 it "set asiḍe the findings, conclusions and judgment in order to recoive evidence offered."

On November 1,1957 , the parties signed a Stipulation for Judgment. Following this, the Sacramento Superior Court entered judgment on December 9, 1957. The recomendation of staff is not inconsilstent with these judgments.

ExHIBITS:
A. Land Description.
B. Location Map.
it is recommended that the commission:

1. DETERMINE THAT AN ENVIRONMENTAL TMPACT REPORT HAS NOT BEEN PREPARED FOR THTS ACTIUTTY AS SUCH REPORT IS VOT REQUIRED UNDER TIIE PROYISIONS OF PRC 21.085, 14 CAL. ADM. GODE 15100 ET SEQ., AND 2 CAL, ADM, CODE 2907.
2. AUTHORIZE THE FSSUANCE TO ANONA DUNBAK PERRY, DBA PEREY'S BOAT HARBOR APD DRYDOCK COMPANY OF AN FMENDMENT TO CGMARCLAL LEASE PRC 2052 CHANGING TUE AMOUNTS OF RUBLIC LIAB. LTYY


## CALIENDAR TXDM NO: 2 (CONYD)

INJURY AND $\$ 300,000$ FOR PROPRRTY DAMAGL TO $\$ 300,000$ STNGLE LTMJT PER OGOURREGCD POR BODLIY TNJURY AND $\$ 50,000$ FOR BROPERTY DAMAGE AND CIANGTNG THE DATE IN TIE STATR'S RESERVATCON TO FLX A DEPBRIRN RENTAL ON DECAMBDB 30,1975 AND ON GAOH FTEMH ANNTVRSARY OF THE LIAASE, TO APRTL 27,1976
 TERMS AND GONDITIONS OF LBASE PRC 2OS2, AS AMENDBH, TS REMAIN IN FULL FORCA AND EBEECT ON THE LAND DESCRIBED ON hXHIBT "A" ATMACHMD AND BY rembrbnce made a part lierrop.

Attachucnt: Bxhibit "A"

## EXHCIT "A"

## PARCEX $1:$

Beginning at the point on the bsundary common to hemands of B. F. and A. D. Perry, and the State of California which bears S $31^{\circ} 06^{\circ} 33^{\prime \prime}$ W 169,29 feet, S $61^{\circ} 07^{\prime} 15^{\circ} E 3$ feet, S $41^{\circ} 25^{\circ}$ 4446.04 feet and $S 48^{\circ} 35^{\prime}$ E 65 feet from point on the center line of Highway No, 12 at its intersection with the West end of the Mokelumie River State Highway Bridge, said west end being at Highway Station $320^{\circ}+24.51$; thence continuing S $48^{\circ} 35^{\circ}$ E 30 feet; thence $538.46^{\circ} \mathrm{W} 428$ feet; thence S $26^{\circ} 25^{\circ}$ W 180 feet; thence $521^{\circ} 57^{1} \mathrm{~W} 438$ feet; thence $S 110$ feet; thence $S 20^{\circ} 22^{1} \mathrm{~W}$ $180^{\circ}$ feet; thence $523^{\circ} 21^{\circ} \mathrm{W} 305$ feet; thence $S 10^{\circ} \mathrm{W} 220^{\circ}$ feet; thence Ieavig said common boundary w 30.46 feet to the point Which 30 feet at right angles from the last aforementiod course; thence continuing northery and northeasterly on limes paralel with and 30 feet at right angles from each of the aforementioned courses to the true point of beginning, containing 1.27 aucs more or less.

## PARCEL 2 :

Beginning at a point on the boundary common the lands of B F and A. Denryand the State of Caldfornia which bears
 S $34^{\circ} 05^{\circ} \mathrm{W} 131.57$ feet; thence along said aforementioned agreed boundary line $50^{\circ} 50$ W 142 feet and $28^{\circ} 50^{\circ}$ West ty3 feet;


END:OF DESGRITTION

