COLUMBIA RIVER BANK 318 EAST THIRD STREET P O BOX 1030 THE DALLES, OR 97058 SEND TAX NOTICES TO: Matary Rabbio to muster the Grain or Alfred M. इतिरुक्त विविद्याद्या एकै अराजने कान व्यवस्था हुई हो हा। polytic rises and temperate probabilities county CONVEC document is being

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RECORDATION REQUESTED BY: Columbia river bank

316 East Third Street POBOX 1000 THE DALLES, OH 97058

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WHEN RECORDED MAIL TO:

COLUMN ANYER DANK 310 EAST THIRD STREET P O BOX 1030 THE DALLES, OR 97058

ATC 04048314

MANAGER SPACE ABOVE THIS LINE IS FOR RECORDER'S USE ONLY

LANDLORD'S CONSENT

THE ENGINEERS OF THE PARTY AND A PARTY.

THIS LANDLORD'S CONSENT IS entered into among WRMS COMPANY, LIMITED PARTNERSHIP ("Borrower"), whose address is 2164 SHERIDAN, RICHLAND, WA 99352; COLUMBIA RIVER BANK ("Lender"), whose address is 316 EAST THIRD STREET, P O BOX 1030, THE DALLES, OR 97058; and Richard & Kathleen Takacs ("Landlord"), whose address is P.O. 601, Tuleiske, Ca 96134. Borrower and Lender have entered into, or are about to enter into, an agreement whereby Lender has acquired or will acquire a security interest or other interest in the Collateral. Some or all of the Collateral may be affixed or otherwise become located on the Premises. To induce Landar to extend the Loan to Borrower against such security interest in the Collateral and for other valuable consideration, Landford hareby agrees with Lander and Borrover as follows.

DEFINITIONS. The following words shall have the following meanings when used in this Agreement Terms not officewise defined in this Agreement shall have the meanings attributed to such terms in the Uniform Commercial Code. All references to dotter amounts shall mean amounts in lawful money of the United States of America. Sent Prince of the Children of

Agreement. The word "Agreement" means this Landlord's Consent, as this Landlord's Consent may be amended or modified from time to time, together with all exhibits and schedules attached to this Landlord's Consent from time to time.

BOTTOWET The word Bottower means WRMS COMPANY, LIMITED PARTNERSHIP of Extrast

Collateral. The word "Collateral" means certain of Borrower's personal property in which Lender has acquired or will acquire a security interest, including without limitation the following specific property:

Landlord. The word "Landlord" means Higherd & Kelfileen Takass. The term "Landlord" is used for convenience purposes only. Landlord's Interest in the Premises may be that of a fee owner, lessor, subjessor or lienholder, or that of any other holder of an interest in the Premises which the premises w

Lease. The word "Lease" means that certain lease of the Premises, dated March 7, 1995, between Landlord and Borrower.

i.ender. The word "Lender" means COLUMBIA RIVER BANK, its successors and assigns.

Loan. The word "Loan" means the loan, or any other financial accommodations, Lender has made or is making to Borrower.

Premises. The word "Premises" means the real properly located in Klamath County, State of Oregon, commonly known as 22325 \$tateline Rd., Merrill, OR 97633, and legally described as: RANGE 11

A tract of land situated in the W 1/2 of government lot 14, section 15, Twp 41 S EWM, Klamath County, Oregon, more particularly Beginning at a point on the East line of said W 1/2 of government lot 14, from which the SW 1/16 corner of said Section 15 bears S 75 degrees 14' 11". W 684.44 feet, thance N 69 degrees 04' 12" E 252 feet; thence S 89 degrees 08' 12" E 252.00 feet to a point on the East line of said W 1/2 of government lot 14; thence South 00 degrees 01' 56" W 346.00 feet to the point of beginning, containing 2.00 acres. Together with the right of access to the parcel upon a 30.00 foot non-exclusive private access running from State Line Road along the easterly boundary of said W 1/2 of government lot 14 to the parcel described herein, with access shall be maintained by the lessee.

BORROWER'S ASSIGNMENT OF LEASE. Borrower hereby assigns to Lender all of Borrower's rights in the Lease, as partial security for the Loan. The parties intend that this assignment will be a present transfer to Lender of all of Borrower's rights under the Lease, subject to Borrower's rights to use the Premises and enjoy the benefits of the Lease white not in detailt on the Loan, or Lease. Upon full performance by Borrower under the Loan, this assignment shall be ended, without the necessity of any further action by any of the parties. This assignment includes all renewals of and amendments to the Lease or the Loan, until the Loan is paid in full. No amendments may be made to the Lease without Lender's prior written consent, which shall not be unreasonably withheld or delayed.

CONSENT OF LANDLORD. Landlord consents to the above assignment. If Borrower defaults finder the Loan or the Lease, Lender may reassign the Lease, and Landlord agrees that Landlord's consent to any such reassignment will not be unreasonably withheld or delayed. So long actiender has not entered the Premises for the purpose of operating a business, Lender will have no liability under the Lease, including without limitation liability for rent. Whether or not Lender enters into possession of the Premises for any purpose, Borrower will remain fully liable for all obligations of Borrower as lessee under the Lease. While Lender is in possession of the Premises, Lender will cause all payments flue under the Lease and attributable to that period of time to be made to Landlord. If Lender later reassigns the Lease or vacates the Premises, Lender will have no further obligation to Landlord.

LEASE DEFAULTS. Both Borrower and Landlord agree and represent to Lender that, to the best of their knowledge, there is no breach or offset existing under the Lease or under any other agreement between Borrower and Landford. Landford agrees not to terminate the Lease, despite any default by Borrower, without giving Lender written notice of the default and an opportunity to dure the default within a period of sixty (60) days from the receipt of the notice. If the default is one that cannot reasonably be cured by Lender (such as insolvency, bankruptcy, or other judicial proceedings against Borrower), then Landlord will not terminate the Lease so long as Landlord receives all sums due under the Lease for the period during which Lender is in possession of the Premises, or so long as Lender reassigns the Lease to a new lessee reasonably satisfactory to Landlord.

DISCLAIMER OF INTEREST. Landlord hereby consents to Lender's security interest (or other interest) in the Collateral and disclaims all interests, liens and claims which Landlord now has or may hereafter acquire in the Collateral. Landlord agrees that any tien or claim it may now have or may hereafter have in the Collateral will be subject at all times to Lender's security interest (or other present or future interest) in the Collateral and will be subject to the rights granted by Landlord to Lender in this Agreement.

ENTRY ONTO PREMISES. Landlord and Borrower grant to Lender the right to enter upon the Premises for the purpose of removing the Collaboration the Premises. The rights granted to Lender in this Agreement will continue until a reasonable time after Lender receives notice in writing from Landlord that Borrower no longer is in lawful possession of the Premises. If Lender enters onto the Premises and removes the Collateral, Lender agrees with Landlord not to remove any Collateral in such a way that the Premises are damaged, without either repairing any such damage or relmbursing Landlord for the cost of repair.

MISCELLANEOUS PROVISIONS. This Agreement shall extend to and bind the respective heirs, personal representatives, successors and assigns of the parties to this Agreement. The covenants of Borrower and Landlord respecting subordination of the claim or claims of Landlord in favor of Lender shall extend to, include, and be enforceable by any transferee or endorsee to whom Lender may transfer any claim or claims to which this Agreement shall apply. Lender need not accept this Agreement in writing or otherwise to make it effective. This Agreement shall be governed by and construed in accordance with the laws of the State of Oregon. If Landlord is other than an individual, any agent or other person executing this Agreement on behalf of Landlord represents and warrants to Lender that he or she has full power and authority to execute this Agreement on Landlord's behalf. Lender shall not be deemed to have waived any rights under this Agreement unless such waiver is in writing and signed by Lender. Without notice to Landford and without affecting the validity of this Consent, Lender may do or not do anything it deems appropriate or necessary with respect to the Loan, any Indebtedness. No delay or omission on the part of Lender in exercising any right shall operate as a waiver of such right or any other right. A waiver by