

RESERVIHG UNTO THE LESSOR TIE FOLLONIWG:

1. Water Reqits. All surface ')nd ground waters appurtenant to the cemiged premises, together with the right to enter and to capture, divort or impound wator; provided. that the Leasor ghall exercise such righta in fuch manner an Hot to interfere unreasonably with the lessee's use of the demised premisen; provided, furthos, that the Lessee shall bave the right to uae the whters of Lake Waidu for ary purfose necessary or incidental to the usp pernitted ly th: 6 lease on tha followking conditionst
a. No drililngy or disturbance of Lake Watan' bettom, banks or eress adjacent thereto shall be permitted;
b. No activity shall be permitted which wil2 xesuls in the pollution of tho waters of tince Waiau:
c. Lassee shall not take or divert any tf tho whters arising Erte springs which furnish the watar supply for Pohakuloa, and no alterations to abid aprimgs shall be made by Letbyee.
 for inepection or for any government purposes.
2. Fifutinc and Mecteation, 是uhes. RIl horiting and recreation rights on che cemised linds, to be implementod purguant to rules and regulations issued by said Boanci in dzscharging its fish and game or state perkn romponsibllities; provided, however, that such hunting and recreation actavizsea shall be coordinated with the activities cf the lesaen on the demined landsj and provided, furthtr, chat such hunting ana recreation activities shall be limited to day-iitht hours only -
A. Rscabt to uge prmiged jandg. The right for itself. and its anccessors, lessbes, grantees and permittees, to use ary portion of the lands demised and the right so grant to othert rights and privileges affecting sald land; provided, howaver, that. except as othervisu provided herein, no such uze shall bo permitted or rights and privilegen granted affecting said lands, except upon mutual deternination by the parcies bereto that such use or grant will not unreasonably interfere with the Lessee's use of the demined premises; provided, further, that such agzeemont shall not be arbitrarily or capricicusly withbela.

THE LESEEE, IN CONSIDERATION OF TEE PREKYEES, COVEtiRNTS WITH THE LESSOR AS FOLLORS:

1. Surrendex. The Lessec shall, at the explration or sooner termination of this lease, pesceably and quietiy surrender and deliver posrassion of the demisod premises tu the Lessor in good order and condition, reamonable wear and tear excepted.
2. Mainterance of the Prentres, The Lemage shall keep the demised premises and improvepants in a elaan, sanitazy and orderly condstion.
3. Waste. The Lessee shall nct make, perait or gufter, any waste, strip, spoli, nuisance of uniawfal, ixproper or offensive use of the demised premises.
4. Sgecified Ose. The land kereby leaged ahall be used by the Lassec as a scientific comp:ex, Ineludifig wisheut limitation therepf an obsorvbtory, and De a aeientiziz zeserrit being more spectifically a buffer zone to prevent che intrusion of activities ininical to gaid scientific cmplex.

Activisies inimicel to said scientific complex ahah include 1 ight and dust interference to observatory aperation
 electronic instaliation on the demised lands, but shall not secessarily be limited to the foregolng.
5. Asgiquments. The Leasee shall not sublease, subrent, aseign er transfer this lease or any rights thereunder aithout the prior written approval of the Board of Land and Natural Resources.
6. Improvementg. The Lessee shall have the sight
during the existence of this lease to construct and erect buisdings, झeructures anc othar impeavepents upon the domised prex1895: provided, that plans tor construction and plot plans of improvements ehall be subanitted to the Chainman of the soard of Land and slatural sesources for review and approvid prior tu commenement of construction. The improvements shall he and remain the proporty of tho Lessec, and shall bo removed ot disposed of by the Lesses at the axpiration or sooner termination of this lease: provided, that with the approvai of the Chairnan such improvements may be abandoned in place, The Leswer ghall, during the term of this lasae, properly maintain, repaic and keep aill improvements in gooe condition.
7. Termination by thg Leanee, The Lessee may termanate this lease at any time by giving thircy \{30\} days" motice in wrating to the Lasmor,

8: Tormination by the Lessor. In the event that $\{=:$ the lesget fails so croply with any of the terms and condition: of this lease, or (2) the lassee abandons of talls so wat the demssed landa for the use specitied under paragraph if of thess covenants for a period of two years, the Lassor may zorminacs thia lease by giving six months' notige in wriklng so the Lessev.
9. Kon-DLscrimination. The Lassee covenants that thi
use and anjoyment of the premiges shall mot be in suppe=t cf int
policy which diseriminates agasnse anyone based upon race, creted, color or mational origin.
10. Genertal LiBDipity. The Lessee shall at all tirges, with rampect to the demised preniser, use due care for bafety, and the Leases shail be Liable ror any loss, Liability, claim or demand for property damage, personal infary oz death azising out of any injury, danth or damage on the demised prominem eaused by or reaulting Eron any negligont activitios, operations or omissions of the Lessee on or in connection with the damisud premises, aubject to the lava of the state oE Hawail govezning such ifability.
11. Liwa, Fyletand Hegulationsu etc. The Lessee shall obmerve and comply with regulation 4 of the Departrent of Land and Natural Resources and with all othey 1 aw , oxdl. namees, rules and regulations of the gederal, state, municipal or county gowernmests affecting the demised lands or improvements.
12. obiects of Antiquity, The Lessee s\$all not appropriate, damhge, rempve, excavate, diafidguze, daface or destroy any object of anciqusey, peehistoric zuin or monumert of himtorical value.
13. Unçanirabla plante. Is crcter to perevent the introduction of undeairable plane apecies in the area, the Lessee shall not plent any trees, shzubs, rlowery or other plants in the leased area excopt those approvect for such planting by the Chairman.

IN WITHESS WIEREOR, the STATE OR HYJALT, IFY its Bourd of mand and Natural Renowrces, hus cauned tha moal of che Departmont of Land and Natural Regources co be hereunte: sefixad and thore prosonts to bo duly axecuted this $2 / 02$
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day of Sure , 1966, and the university or
 has caused these presents to be duly executed this $\qquad$
day gf $\qquad$ 1968, effective as of the day and year first above written.


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Proofed by: 4 ?

