

## MINUTES

### IDAHO OUTFITTERS AND GUIDES BOARD

March 28-April 1, 1988  
Boardroom - Boise, Idaho

A regular meeting of the Idaho Outfitters and Guides Board convened at 0815 hours on Monday, March 28, 1988 with all members in attendance.

**Personnel Matters:** MSC (Baird-Miller; "Aye votes were received from all Board members) THAT THE BOARD GO INTO EXECUTIVE SESSION PURSUANT TO THE PROVISIONS OF IDAHO CODE 67-2345 TO DISCUSS PERSONNEL MATTERS. The Board went into Executive Session at 0830 hours and came out of Executive Session at 0905 hours with no formal action being taken.

**Legislative Audit:** The Board reviewed Report #8140-093102 submitted by the Legislative Auditors concerning operations for fiscal years ending June 30, 1986 and 1987, following which MSC (Vaughn-Miller) THAT THE BOARD ACCEPT THIS REPORT.

**Accounting:** The Board also reviewed the sub-account accounting system as was presented and applicable to the Blind Commission and directs that the Board move to establish such an accounting procedure with the understanding that such procedure will be at no additional cost to the Board.

**Board/USFS MOU:** The Board reviewed the letter from Stan Tixier regarding the status of Amendment #1 to the MOU, following which the Board directs that contact be made with the Forest Service to attempt setting such a meeting up during the Board's meeting the week of May 9th.

**Office Space:** The Board reviewed the fact of our expiring 3-year lease for office space and the suggested amounts necessary to renew said lease for an additional 3-years with a 5% discount for paying a year in advance on said lease rate. Following a discussion of this matter, MSC (Baird-Crane) THAT THE LEASE BE APPROVED FOR AN ADDITIONAL 3-YEAR TIME PERIOD.

**Joyce Benham dba North Shore Lodge at Warm Lake:** Following an interview before the Board by Ms. Benham concerning her Outfitter License Application for the conduct of fishing, trailrides, back-packing, snowmobiling, and meat-packing activities in Fish and Game Management Units 24, 25, 33, and 34, MSC (Crane-Miller; Vaughn abstained) THAT MS. BENHAM'S APPLICATION BE TABLED PENDING RECEIPT OF INFORMATION FROM THE U.S. FOREST SERVICE REGARDING THE ENVIRONMENTAL ASSESSMENTS THEY ARE PREPARING AT THIS TIME REGARDING OUTFITTED ACTIVITIES IN THE AREA IN QUESTION. ALSO, FURTHER

CLARIFICATION SHOULD BE ASKED OF THE FOREST SERVICE REGARDING MS. BENHAM'S PROPOSED ACTIVITIES, PARTICULARLY AS IT RELATES TO TRAILRIDES, WITH ADDITIONAL INFORMATION ALSO SOUGHT FROM THE IDAHO DEPARTMENT OF FISH AND GAME RELATIVE TO FISHING AND SNOW-MOBILING ACTIVITIES IN THE AREA.

**JAMK Co., Inc. dba Bud Lilly's Trout Shop/Jim Criner, M.A.:** Mr. Criner met with the Board to discuss the proposed purchase of The Trout Shop, Inc./Fred Terwilliger, M.A. business for operation of fishing and float boating activities on the Henry's Fork [SH1 and SH2], following which MSC (Baird-Vaughn) THAT THE PROPOSED PURCHASE AND TRANSFER OF BUSINESS BE APPROVED PENDING COMPLETION OF THE APPLICATION AND SUBMISSION OF THE NECESSARY PAPERWORK.

The Board recessed for lunch at 1150 hours and reconvened at 1300 hours.

**Proposed Legislation:** Following a discussion of the proposed legislation enacted by the House and Senate by passage of said legislation, the Board directs that a letter of appreciation be written to Senator Beitelspacher, Representative Ken Robison, and Grant Simonds of the IOGA to express the Board's appreciation for the help in successfully seeing the legislation passed.

**Quaker Hill Conference/Mike Crevelt, M.A.:** Following an interview before the Board by Mr. Crevelt in explanation of his outfitter license amendment request for rock climbing/technical mountaineering on Mt. Borah, Tyee Creek, Table Rock Quarry, Stack Rock, and Lick Creek Summit, MSC (Miller-Vaughn) THAT SAID AMENDMENT REQUEST BE APPROVED PENDING COMPLETION OF THE APPLICATION INCLUSIVE OF APPROVAL BY THE LAND MANAGING AGENCY INVOLVED AND THE PRIVATE LANDOWNER.

Let the record show that Dale Baird was excused from the Board office due to illness at 1430 hours.

**Ken Miller Logging, Inc./Kenneth A. Miller, M.A.:** Messrs. Kenneth A. and Kenneth W. Miller met with the Board regarding their Outfitter License Application for the hunting of elk and deer in Fish and Game Management Unit 10A on privately owned land, following which MSC (Miller-Crane) THAT SAID APPLICATION BE APPROVED PENDING COMPLETION OF PAPERWORK FOR THE HUNTING OF DEER AND ELK ON THEIR PRIVATELY OWNED LAND ON THOSE LARGER PARCELS OF PROPERTY LOCATED IN TOWNSHIP 36 NORTH, RANGE 3 EAST; TOWNSHIP 37 NORTH, RANGE 2 EAST; AND TOWNSHIP 37 NORTH, RANGE 3 EAST. FURTHER, THAT THE OPERATION BE LIMITED TO A MAXIMUM OF TWENTY (20) CLIENTS PER YEAR. PAPERWORK COMPLETION WOULD BE THE NECESSITY OF SUBMITTING A MORE DETAILED OPERATING PLAN AND FIRST AID CARD.

**Complaint Files:** The Board reviewed the complaint files and directed the Chairman to take appropriate action in answer to said complaints.

**Clearwater & Pierce Ranger Districts:** The Board reviewed letters submitted regarding proposed actions on these respective USFS Ranger Districts, following which it was the Board's position that no input would be made.

**Fiscal Report:** The Board reviewed the fiscal report as submitted showing the cumulative activities from June 30, 1987 through June 30, 1988 with specific breakdown of the expenses paid for the months of January and February 1988, following which MSC (Miller-Vaughn) THAT THE FISCAL REPORT AS PRESENTED BE ACCEPTED.

The Board recessed at 1700 hours and reconvened on Tuesday, March 29, 1988 at 0800 hours with all Board members present.

**Board Minutes:** Following a review of the January Board Minutes, MSC (Miller-Crane) THAT THE MINUTES BE APPROVED AS AMENDED.

**Ed Applegate:** The Board reviewed a letter from Mr. Applegate dated February 25, 1988 regarding his request for consideration to be licensed on northern Idaho lakes and reservoirs, following which the Board directs that a letter be addressed to Mr. Applegate advising him that he would need to submit a formal application for consideration by the Board but that at this point in time the Board is not licensing any additional charter boat fishing activities on Idaho's lakes and reservoirs until such time as this matter has been addressed by Rules and Regulations.

**John Waite:** The Board reviewed the letter and resume submitted by Mr. Waite for its consideration for his employment in our enforcement activities. Following a discussion of these materials, MSC (Miller-Baird) THAT ALBERT LEWIS INTERVIEW MR. WAITE RELATIVE TO HIS POSSIBLE EMPLOYMENT AS AN INVESTIGATOR FOR THE BOARD LOCATED IN SALMON, IDAHO.

**Uniform Collateral Forfeiture Schedule:** The Board reviewed the memorandum written by Gary L. Fullmer, District Ranger of the Middle Fork Ranger District, regarding his concern about the Forest Service's posture in addressing the illegal outfitting problem. Following a discussion of this matter, MSC (Miller-Crane) THAT THE BOARD CONCUR IN MR. FULLMER'S POSITION AND THAT A LETTER BE ADDRESSED TO MR. FULLMER ENCOURAGING HIM TO FOLLOW-UP ON THIS TO THE EXTENT POSSIBLE WITH COPIES OF THE BOARD'S LETTER

AS WELL AS MR. FULLMER'S LETTER BE CARBON-COPIED TO DALE ROBERTSON, CHIEF OF THE U.S. FOREST SERVICE, AND TO ALL FOREST SUPERVISORS IN IDAHO AND REGIONS I, IV, AND VI REGIONAL FORESTERS.

The Board reviewed various legal matters with its attorneys Dan Chadwick and Priscilla Neilson including the Rotthoff and Odell cases noted below:

**Garden Valley Outfitters/Dan Rotthoff, M.A.:** Following a discussion of this case, it was the Board's unanimous decision THAT THE FINDINGS OF FACT AND CONCLUSIONS OF LAW WILL BE REDUCED TO WRITING BY THE BOARD'S ATTORNEY AND THAT THE PENALTY IMPOSED BY THE BOARD WITH RESPECT TO MR. ROTTHOFF'S OUTFITTER LICENSE SHALL BE REVOCATION OF HIS LICENSE WITH THE REVOCATION WITHHELD AND A PERIOD OF FIVE (5) YEARS PROBATION IMPOSED. ADDITIONALLY, MR. ROTTHOFF WILL BE REQUIRED TO COMPLY WITH STATE LAW, THE RULES AND REGULATIONS OF THE BOARD, AND THAT HIS BOOKS AND RECORDS WILL BE SUBJECT TO INSPECTION BY THE BOARD. FURTHER, THAT MR. ROTTHOFF'S GUIDE LICENSE AND GUIDING PRIVILEGES SHALL BE SUSPENDED FOR A PERIOD OF ONE (1) YEAR.

**David J. Odell:** Following a review of this matter, it was the Board's unanimous decision THAT THE ACTION AGAINST MR. ODELL BE VACATED DUE TO THE FACT THAT BY THE TIME SUCH ACTION MAY HAVE BEEN TAKEN HIS LICENSE WOULD HAVE EXPIRED.

**Mike Sutton/Bruce Bertwell:** MSC (Miller-Crane; "Aye" votes received from all Board members) THAT THE BOARD GO INTO EXECUTIVE SESSION PURSUANT TO THE PROVISIONS OF IDAHO CODE '67-2345 TO DISCUSS POSSIBLE LITIGATIVE MATTERS. The Board went into Executive Session at 1035 hours and came out of Executive Session at 1105 hours with no formal action being taken.

**Clifford O. Cummings, Jr.:** Messrs. Cummings Jr. & Sr. met with the Board to discuss the proposed sale and transfer of business from Clifford Cummings, Sr. to Clifford Cummings, Jr., following which MSC (Baird-Crane) THAT THE SALE AND TRANSFER OF BUSINESS BE APPROVED PENDING THE COMPLETION OF THE NECESSARY PAPERWORK, SPECIFICALLY THE BOND, AND THAT THE AREA OF OPERATION SHALL BE ONE AND THE SAME AS THAT WHICH IS CURRENTLY LICENSED TO CLIFFORD O. CUMMINGS, SR.

The Board recessed for lunch at 1140 hours and reconvened at 1300 hours.

**Legislation/Rulesmaking:** The Board discussed legislation to note that Senate Bill 1333 has passed both the House and the Senate and is currently on the Governor's desk awaiting signature and that insofar as rulesmaking is concerned, the Board will endeavor to review the rules and approve same for going to the public at its May meeting with tentative public hearing dates set for June 24th at Boise from 3:00-5:00 p.m. and from 7:00-9:00 p.m.; at Coeur d'Alene on June 28th from 3:00-5:00 p.m. and from 7:00-9:00 p.m.; and in Idaho Falls on June 30th from 3:00-5:00 p.m. and from 7:00-9:00 p.m. Specific locations of said public hearings will be arranged at a later date.

**Jeff W. Peavey dba Northwest Voyageurs:** Mr. & Mrs. Peavey met with the Board relative to the Board's denial of their amendment request to add mountain bike touring to their licensed activities. Following the hearing with the Board and discussion of the proposed means of operation, specifically the dates in which such activity would be conducted, with the further stipulation that the Board would require a more definitive worded area description for that area in which they would operate, MSC (Miller-Baird) THAT THE BOARD RESCIND ITS PREVIOUS POSITION TO DENY MOUNTAIN BIKE TOURING TO NORTHWEST VOYAGEURS AND APPROVE SAID ACTIVITY PENDING SUBMISSION OF AN ADDENDUM TO THE AMENDMENT REQUEST OUTLINING THESE MATTERS AS WAS AGREED. FURTHER, THAT THE CHAIRMAN REVIEW SAID ADDENDUM TO MAKE SURE THAT IT MEETS THE FOREGOING STIPULATION.

**James A. McManus:** Following a consideration of Mr. McManus' hearing before the Board, MSC (Baird-Crane) THAT THE HEARING SCHEDULED FOR MARCH 29, 1988 AT THE HOUR OF 2:30 P.M. BE VACATED AND CONTINUED UNTIL MAY 9, 1988 AT THE HOUR OF 2:30 P.M. PURSUANT TO THE REQUEST OF LINDA PALL, ATTORNEY FOR THE McMANUSES AGREED TO BY BOARD COUNSEL, DAN CHADWICK.

**Silver Creek Area:** The Board reviewed the letter from Guy Bonnivier dated March 10, 1988 in which he expresses his concern regarding the licensing of additional outfitters on Silver Creek. Following a discussion of this matter, the Board directs that a letter be written to Mr. Bonnivier explaining the Board's position in this regard and that an outfitter license does not authorize the use of private property without the prior consent of the landowner involved.

**U.S. Coast Guard:** The Board reviewed the matter of cooperation by and between the Board and the U.S. Coast Guard and directs that a letter be again addressed to the Coast Guard to see if a meeting can be scheduled to discuss mutual concerns in implementing said agreement.

**Policy-SA4B & SA7B:** Following a discussion of the circumstances surrounding the licensing of guides on these river sections, MSC (Miller-Crane) THAT THE BOARD POLICY RELATIVE TO THE LICENSING OF GUIDES ON SA4B & SA7B SHALL BE THAT IF A GUIDE IS LICENSED FOR SA4A AND/OR SA7A AND ALSO FOR FISHING AND HE IS WORKING FOR AN OUTFITTER THAT IS LICENSED FOR SA4A AND SA4B AND/OR SA7A AND SA7B, THE GUIDE SHALL AUTOMATICALLY BE LICENSED FOR "B".

**Clearwater & NezPerce National Forests:** The Board reviewed the letters submitted by District Rangers Thomas Blunn, Stephen Solem, and James Wiebush concerning Environmental Analyses, following which the Board directs that the material be forwarded to Grant Simonds at the IOGA asking whether he is aware of these ongoing activities and for him to take whatever appropriate action he would deem necessary. Further, that this material should be held as matters of discussion by and between the Board and the Forest Service in further negotiations in putting together Amendment #1 to the MOU.

**Vern Bressler Outfitter, Inc.:** The Board reviewed Mr. Bressler's 1987 use report to note that no use has been reported for licensed power boating on the Teton River--Harrop Bridge to the Confluence [TE3]. The Board further noted Mr. Bressler has been licensed for this activity since February 1985 with no use reported to date. Following a discussion of this matter, the Board directs that a letter be addressed to Mr. Bressler to: (1) advise him of his use status as regards nonuse in accordance with Outfitters and Guides Board Rule 22.a.; (2) request Mr. Bressler's reasons for not having exercised this licensed activity in accordance with Outfitters and Guides Board Rule 22.b.; (3) suggest that, if power boating on TE3 is not essential to his business, he consider relinquishing same in lieu of the Board taking nonuse action against his license; and (4) request a response to the Board within thirty (30) days of receipt of the Board's letter.

**Lyle Davis dba Whitewater Expeditions:** The Board reviewed Mr. Davis' file and determined that nonuse is not applicable for this licensee.

**Albert Lewis, Enforcement Coordinator:** Mr. Lewis met with the Board to discuss enforcement matters now underway by various agents working for the Board. Following a discussion of these matters and some of the problems that may be associated in carrying forward to a successful conclusion of prosecution of these cases inclusive of recapture of fine and other monies due the Board, it is the unanimous position of the Board that the Enforcement Coordinator be instructed to, in turn, instruct his

enforcement agents, that they are responsible to follow through on all court cases filed under Title 36, Chapter 21, Idaho Code, As Amended, to assure proper distribution of all fine or other monies assessed is made to the Board.

**ECHO: The Wilderness Co., Inc. #1/Dick Linford, M.A.:** The Board reviewed ECHO #1's 1987 use report to note that no use has been reported for licensed float boating on the Snake River--C. J. Strike Dam to Walters Ferry [SN5] for the years 1984 through 1987. A review of the file also finds a letter addressed to the Board from the BLM dated February 29, 1988 in which they notify the Board of their termination of ECHO's annual permit to float boat on the Snake River between C. J. Strike Dam and Walters Ferry Bridge within the Snake River Birds of Prey area [SN5]. The Board further noted that upon renewal of their 1988-1989 outfitter license application, ECHO did not indicate deletion of this river reach. It is, therefore, the Board's position that a letter be directed to Mr. Linford drawing his attention to these facts and asking his cooperation to clarify the situation. That is, since BLM has terminated ECHO's annual permit the Board would suggest ECHO's relinquishing float boating on SN5 thereby making it unnecessary for the Board to take nonuse action against ECHO's license for removal of activities on this river reach. Further, the Board would appreciate his cooperation and response to the Board within thirty (30) days of receipt of the Board's letter to put this matter at rest.

**Laren M. Piquet:** The Board reviewed the file noting that his use for power boating activity on the Teton River--Harrop Bridge to the Confluence [TE3] shows that he has not utilized this activity over the past four (4) license years. Following a discussion of this matter, it was the Board's position that a letter be addressed to: (1) advise him of his use status as regards nonuse in accordance with Outfitters and Guides Board Rule 22.a.; (2) request Mr. Piquet's reasons for not having exercised this licensed activity in accordance with Outfitters and Guides Board Rule 22.b.; (3) suggest that, if power boating on TE3 is not essential to his business, he consider relinquishing same in lieu of the Board taking nonuse action against his license; and (4) request a response to the Board within thirty (30) days of receipt of the Board's letter.

The Board recessed at 1700 hours and reconvened on Wednesday, March 30, 1988 at 0800 hours with all Board members present.

**Sawtooth Guide Service, Inc./Bob Cole, M.A.:** The Board reviewed the file concerning the proposed sale and transfer of business from Bob Cole to Middlefork Lodge, Inc. and the establishment of

Sawtooth Guide Service, Inc., following which MSC (Crane-Vaughn) THAT (1) THE PROPOSED SALE AND TRANSFER OF BUSINESS FROM BOB COLE TO MIDDLEFORK LODGE BE APPROVED; (2) THAT THE AREA OF OPERATION TRANSFERRED IN THIS SALE AND TRANSFER OF BUSINESS BE ONE AND THE SAME AS BOB COLE WAS PREVIOUSLY LICENSED FOR HUNTING PRIVILEGES EXCEPT THAT PORTION WHICH IS OVERLAPPED BY SULPHUR CREEK RANCH WHICH IS CURRENTLY IN JOINT-USE WITH BOB COLE AND SULPHUR CREEK RANCH WITH THE SUCCESSOR TO THE OPERATION IN THIS AREA REMAINING AS SULPHUR CREEK RANCH; (3) THAT THE ESTABLISHMENT OF SAWTOOTH GUIDE SERVICE, INC. WITH BOB COLE AS MANAGING AGENT BE APPROVED WITH MR. COLE BEING QUALIFIED TO GUIDE; (4) THAT ALL THE FOREGOING IS PENDING COMPLETION OF THE NECESSARY PAPERWORK TO COMPLETE THE TRANSACTION; AND (5) THAT THE GUIDE LICENSES FOR SAWTOOTH GUIDE SERVICE, INC. BE APPROVED AND ISSUED UPON THE NECESSARY COMPLETION OF SAID PAPERWORK.

**Kenneth L. Smith dba 62 Ridge Outfitters:** The Board reviewed Mr. Smith's file noting his apparent nonuse of his power boating licensed activity on the Clearwater River-Kooskia to Orofino [CL2] for the years 1985 through 1987. Following a discussion of this matter, the Board directs that a letter be addressed to Mr. Smith to: (1) advise him of his use status as regards nonuse in accordance with Outfitters and Guides Board Rule 22.a.; (2) request Mr. Smith's reasons for not having exercised this licensed activity in accordance with Outfitters and Guides Board Rule 22.b.; (3) suggest that, if power boating on CL2 is not essential to his business, he consider relinquishing same in lieu of the Board taking nonuse action against his license; and (4) request a response to the Board within thirty (30) days of receipt of the Board's letter.

**South Fork Expeditions, Ltd./John Hill, M.A.:** The Board reviewed the file and noted the apparent nonuse status of both power and float boating licensed activities on the Snake River from the Henry's Fork Confluence to Brownlee Dam [SN6] for the years 1984 through 1987. Following a discussion of this matter, the Board directs that a letter be addressed to Mr. Hill to: (1) advise him of his use status as regards nonuse in accordance with Outfitters and Guides Board Rule 22.a.; (2) request Mr. Hill's reasons for not having exercised this licensed activity in accordance with Outfitters and Guides Board Rule 22.b.; (3) suggest that, if power and float boating on SN6 are not essential to his business, he consider relinquishing same in lieu of the Board taking nonuse action against his license; and (4) request a response to the Board within thirty (30) days of receipt of the Board's letter.

**Teton Valley Lodge, Inc./Randy Berry, M.A.:** The Board reviewed Teton Valley Lodge's file to note that their use records show apparent nonuse for float boating activities on the Teton River-- Upper Put-In to Cache Bridge and from Cache Bridge to Harrop Bridge [TE1 & TE2], power boating activity on the Teton River-- Harrop Bridge to the Confluence [TE3], and trailriding activity for the years 1984 through 1987. The Board further noted a Forest Service letter dated February 1, 1988 wherein the Forest Service states they have "notified Mr. Berry by letters that we are closing his file and will not be issuing him a permit for the trail ride activity." Following a discussion of these matters, the Board directs that a letter be addressed to Mr. Berry to: (1) advise him of his status as regards nonuse in accordance to Outfitters and Guides Board Rule 22.a.; (2) request Mr. Berry's reasons for not having exercised his float boating on TE1 & TE2, power boating on TE3, and trailriding in accordance with Outfitters and Guides Board Rule 22.b.; (3) suggest that, if these licensed activities are no longer essential to Teton Valley Lodge's business, he consider relinquishing same in lieu of the Board taking nonuse action against their license; and (4) request a response to the Board within thirty (30) days of receipt of the Board's letter.

**Henry's Fork Anglers, Inc./Michael J. Lawson, M.A.:** The Board reviewed the file concerning Mr. Lawson's violation of Idaho Fish and Game law. Following a discussion of the matters leading to and in settlement of the violation in question, MSC (Miller-Baird) THAT THE BOARD TAKE NO ACTION AGAINST MR. LAWSON'S LICENSE AND THAT THE LICENSE BE ISSUED ON A REGULAR BASIS.

**Michael J. Storaasli dba Autumn Birch Outfitters:** The Board reviewed Mr. Storaasli's file noting his endeavors to obtain the necessary first aid certification to be licensed as a guide, following which MSC (Baird-Crane) THAT THE LICENSE BE ISSUED PENDING RECEIPT OF VERIFICATION OF MR. STORAASLI'S HAVING OBTAINED THE NECESSARY RED CROSS CERTIFICATION. FURTHER, THAT INASMUCH AS THIS APPLICATION WAS TIMELY FILED, THE FIFTY DOLLAR (\$50.00) LATE FEE WOULD NOT BE IMPOSED.

**Ridge W. Taylor dba Arbon Valley Outfitters:** The Board reviewed Mr. Taylor's outfitter license amendment request for the conduct of deer hunting in Fish and Game Management Unit 169. Following a discussion of this matter, it was the Board's position that the public would be better served by continuing to **not** license a single or individual outfitter licensee but rather let the successful permit holder select that outfitter of his choice as has been done in the past where said permit holder chooses to

obtain the services of a licensed Idaho outfitter in the conduct of this late trophy buck hunt. Thus, MSC (Baird-Crane) THAT MR. TAYLOR'S AMENDMENT REQUEST BE DENIED UNDER AUTHORITY IN ACCORDANCE WITH IDAHO CODE 36-2109(b)(4&5) AND IDAHO OUTFITTERS AND GUIDES BOARD RULE 19.f.& g.

**High Country Outfitters, Inc./Quentin Selby, M.A.:** Mr. Selby met with the Board regarding the Board's denial of his outfitter license application to operate on lands exclusive of national forest lands. Following the hearing and discussion of these matters before the Board, MSC (Vaughn-Crane) THAT MR. SELBY IS TO: (1) SUBMIT AN AMENDED OUTFITTER LICENSE APPLICATION TO INCLUDE UPDATED INFORMATION/APPROVAL BY THE IDAHO DEPARTMENT OF LANDS FOR MR. SELBY TO OPERATE ON SAID LANDS; (2) PROVIDE LIKE INFORMATION/APPROVAL FOR HIM TO OPERATE ON BOISE CASCADE CORPORATION LANDS; (3) SUBMIT AN UPDATED OPERATING PLAN AS TO HOW HE WOULD CONDUCT HIS OUTFITTING BUSINESS ON SAID LANDS; AND (4) SUBMIT ALL THE NECESSARY PAPERWORK TO COMPLETE HIS APPLICATION TO CONDUCT BUSINESS ON PRIVATE AND STATE LANDS FOR BOARD REVIEW AND APPROPRIATE ACTION AT THE MAY BOARD MEETING. FURTHER: (1) THAT THE LICENSE, IF ISSUED, SHALL BE EXCLUSIVE OF BOISE/PAYETTE NATIONAL FOREST LANDS PENDING MR. SELBY'S STATEMENT AND OUTCOME OF COURT ACTION AGAINST THE FOREST SERVICE FOR ISSUE/DENIAL OF A SPECIAL USE PERMIT FOR THE CONDUCT OF AN OUTFITTING BUSINESS ON SAID NATIONAL FOREST LANDS; (2) THAT SUCH LITIGATION/COURT ACTION SHALL BE FILED BY MR. SELBY NO LATER THAN JUNE 30, 1988; OTHERWISE THE BOARD SHALL DEEM THE HIGH COUNTRY OUTFITTERS, INC./QUENTIN SELBY, M.A. OUTFITTER LICENSES TO OPERATE ON NATIONAL FOREST LANDS VOID; AND (3) THAT A LETTER BE ADDRESSED TO MR. SELBY TO ADVISE HIM OF THE BOARD'S POSITION REGARDING HIS LONG-STANDING INABILITY TO RESOLVE HIS LICENSE/SPECIAL USE REQUIREMENTS WITH THE BOARD AND FOREST SERVICE.

**Boulder Creek Outfitters, Inc./Tim Craig, M.A.:** The Board reviewed Mr. Craig's outfitter amendment request to add cougar hunting in Fish and Game Management Unit 13, turkey hunting in Fish and Game Management Units 13, 14, and 18, snowmobiling in Fish and Game Management Units 13, 14, and 18, and to increase his limitation of six (6) elk hunters in Fish and Game Management Units 13, 14, and 18. Following a discussion of Mr. Craig's amendment request, MSC (Baird-Crane) THAT (1) COUGAR HUNTING IN FISH AND GAME MANAGEMENT UNIT 13 BE DENIED AS THIS UNIT IS CURRENTLY LICENSED TO ANDRE MOLSEE FOR COUGAR HUNTING; (2) TURKEY HUNTING IN FISH AND GAME MANAGEMENT UNITS 13, 14, AND 18 BE DENIED IN ACCORDANCE WITH IDAHO OUTFITTERS AND GUIDES BOARD RULE 48; (3) SNOWMOBILING BE APPROVED; AND (4) THE AMENDMENT REQUEST TO INCREASE THE NUMBER OF CLIENTS FROM SIX (6) TO TWELVE (12) BE APPROVED FOR FISH AND GAME MANAGEMENT UNIT 14 AND THAT

MR. CRAIG BE ADVISED THAT UNITS 13 AND 18 ARE CONTROLLED HUNTS AND THAT HE DOES NOT HAVE A LIMIT IMPOSED UPON HIM IN THOSE UNITS OTHER THAN FOR THE NUMBER OF PERSONS DRAWING HUNTS THAT MIGHT WISH TO ENGAGE HIS SERVICES IN THE CONDUCT OF SAID HUNT.

**High Adventure River Tours, Inc./Randy McBride, M.A.:** Mr. McBride met with the Board regarding his license amendment request for the Murtaugh Section of the Snake River [SN2], following which MSC (Miller-Baird) THAT A REVIEW OF THE SITUATION AND EVIDENCE PRODUCED BY MR. McBRIDE INDICATES THERE APPEARS TO BE SOME OVERSIGHTS AND THAT MR. McBRIDE BE GRANDFATHERED INTO THE AREA, THAT RULE 28.c. DOES NOT APPLY, AND THAT THE AMENDMENT REQUEST BE APPROVED.

**Rule 28.c.:** The Board reviewed the vacancies which result from action taken for nonuse and removal of licensed activities on various river segments throughout the state. Following a discussion of this matter, it was the Board's position that Hank Miller will review this list with the intent of making a recommendation to the Board at its May meeting as to which of these areas/activities should be advertised with a further intent of the Board to advertise and fill these vacancies by late fall.

The Board recessed for lunch at 1200 hours and reconvened at 1315 hours with all members except Dale Baird present.

**McFerrin & Young dba Hackle 'n Tackle:** Messrs. McFerrin and Young together with Thomas Webb met with the Board to discuss the proposed sale and transfer of business from Mr. Webb to Messrs. McFerrin and Young, following which MSC (Crane-Miller) THAT SAID SALE AND TRANSFER OF BUSINESS BE APPROVED PENDING COMPLETION OF THE APPLICATION. THE ACTIVITIES APPROVED FOR TRANSFER ARE AS FOLLOWS: (1) FLOAT BOATING AND FISHING ON THE CLEARWATER RIVER-OROFINO TO LEWISTON [CL3]; (2) FLOAT BOATING AND FISHING ON THE SNAKE RIVER-HENRY'S FORK FROM ST. ANTHONY TO THE CONFLUENCE [SH3]; (3) WALK AND WADE FISHING ON THE SNAKE RIVER FROM HENRY'S LAKE OUTLET TO ST. ANTHONY [SH1 & SH2]; (4) FISHING ON HENRY'S LAKE AND ISLAND PARK RESERVOIR; (5) SNOWMOBILING AND BACKPACKING; AND (6) WALK AND WADE FISHING ON FALL RIVER IS APPROVED AS AN ADDITIONAL AREA OF OPERATION TO THAT FORMERLY LICENSED TO THOMAS WEBB. FURTHER, THAT THE REQUEST FOR WALK AND WADE FISHING ON THE BUFFALO AND WARM RIVERS BE DENIED. AUTHORITY IS IN ACCORDANCE WITH IDAHO CODE 36-2109(b)(4&5), OUTFITTERS AND GUIDES BOARD RULE AND REGULATION NO. 19.f.& g., AND IDAHO DEPARTMENT OF FISH AND GAME RECOMMENDATION BY LETTER DATED MARCH 19, 1987. ADDITIONALLY, THAT DUCK AND GOOSE HUNTING FORMERLY LICENSED TO MR. WEBB WILL BE RETIRED. ADDITIONALLY, BOTH MESSRS. McFERRIN AND YOUNG ARE APPROVED AS MANAGING AGENTS QUALIFIED TO GUIDE UPON SUBMISSION OF TRAINING LOGS, SAID TRAINING HAVING TAKEN PLACE LAST OCTOBER.

**David L. Udy:** The Board reviewed Mr. Udy's outfitter amendment request for the addition of the hunting of elk, deer, moose, goat, antelope, bear, cougar, predator, and birds; fishing; trailrides; and backpacking activities in Fish and Game Management Units 59 and 61, following which MSC (Vaughn-Crane) THAT MR. UDY'S REQUEST BE APPROVED AS FOLLOWS: (1) FOR ACTIVITIES REQUESTED FOR FISH AND GAME MANAGEMENT UNIT 59 WITH THE STIPULATION AS RECOMMENDED BY THE IDAHO DEPARTMENT OF FISH AND GAME BEING THE SAME AS THAT CURRENTLY APPLICABLE FOR HIS ACTIVITIES IN FISH AND GAME UNIT 59A, THAT IS ELK AND DEER HUNTERS BE LIMITED TO A MAXIMUM OF FOUR (4) RIFLE AND FOUR (4) ARCHERY HUNTERS PER UNIT FOR FISH AND GAME MANAGEMENT UNITS 59 AND 59A; AND (2) THAT HIS AMENDMENT REQUEST FOR ACTIVITIES IN FISH AND GAME MANAGEMENT UNIT 61 BE TABLED AT THIS POINT IN TIME PENDING COMPLETION OF RESEARCH ASSOCIATED WITH A SIMULTANEOUS APPLICATION FOR ACTIVITIES IN THAT PORTION OF FISH AND GAME MANAGEMENT UNIT 61 NOT LICENSED TO OTHER OUTFITTERS. FURTHER, THAT SHOULD SUCH RESEARCH INDICATE THAT THE ALLOCATION OF THIS AREA SHOULD GO TO MR. UDY, IT WOULD BE ADDED TO HIS AREA OF OPERATION AT A LATER DATE.

**Antelope Valley Outfitters, Inc./Harold Smith & Randy McAfee, M.A.:** The Board reviewed the outfitter license applications to note that these are re-submitted applications in response to Board action taken to table the original applications which overlaid existing currently licensed outfitters. Following a review of the file and the applications, MSC (Crane-Vaughn) THAT ANTELOPE VALLEY OUTFITTERS, INC.'S APPLICATION BE APPROVED PENDING COMPLETION OF THE NECESSARY PAPERWORK AS FOLLOWS: (1) THE AREA OF OPERATION SHALL BE AS DEFINED IN THEIR APPLICATION WITH SAID OPERATION AUTHORIZED ON PUBLICLY OWNED LANDS AND MESSRS. McAFEE'S AND SMITH'S PRIVATELY OWNED LANDS; (2) THAT ANTELOPE OUTFITTERS, INC. BE ADVISED THAT SAGE GROUSE IS NOT A LICENSEABLE ACTIVITY IN ACCORDANCE WITH IDAHO OUTFITTERS AND GUIDES BOARD RULE 48; (3) THAT LICENSED ACTIVITY IS LIMITED IN ACCORDANCE WITH THE APPLICANT'S PLAN OF OPERATION'S SUPPLEMENTAL DETAIL AS OUTLINED IN PARAGRAPH 1.A.; (4) THAT CROSS-COUNTRY SKIING AND SNOWMOBILING ARE NOT APPROVED BY THIS APPLICATION PENDING THE RECEIPT OF THE NECESSARY TRAINING FORMS AND QUALIFICATIONS OF INDIVIDUALS INVOLVED; AND (5) MESSRS. McAFEE AND SMITH ARE DEEMED QUALIFIED HUNTING GUIDES.

**James R. Wyatt:** Mr. Wyatt met with the Board regarding his outfitter license application for the conduct of power boating activities on the Snake River-Hells Canyon Dam to Lewiston [SN8] and on the Salmon River-Hammer Creek to Lewiston [SA8]. During the interview with Mr. Wyatt, he was advised that there are no available openings on SN8 in accordance with Rule 57 and that his name would be placed on the consideration list his application.

However, space is available on the Salmon River (SAB) and that he could be considered for licensing on this river reach, following which MSC (Vaughn-Crane) THAT MR. WYATT'S APPLICATION BE TABLED PENDING THE COMPLETION OF BOARD INVESTIGATION RELATIVE TO HIS APPLICATION AND TO PROVIDE OPPORTUNITY FOR MR. WYATT TO EITHER BECOME QUALIFIED AS A POWER BOAT GUIDE ON SAB OR SECURE THE EMPLOYMENT OF A QUALIFIED GUIDE TO ENABLE AN OUTFITTER LICENSE TO BE ISSUED.

**Bighorn Outfitters/Curt Thompson, M.A.:** The Board reviewed Mr. Thompson's amendment request for a boundary adjustment to his licensed area together with a further request that Mr. John C. Frazier III be added as a Managing Agent for Bighorn Outfitters, following which MSC (Vaughn-Crane) THAT SAID AMENDMENT REQUEST BE APPROVED AND THAT MR. FRAZIER LIKEWISE BE APPROVED AS A MANAGING AGENT WITH SAID APPROVALS PENDING COMPLETION OF APPLICATIONS. [Administrative Note: In a letter to Mr. Thompson regarding this matter, he should be advised of the necessity of the \$10.00 amendment fee, that Mr. Frazier's name will need to be added to the performance bond, and the area description is as prescribed on the amendment request.]

**Wild River Outfitters, Inc./Richard Cook, M.A.:** The Board reviewed the file regarding Wild River Outfitters' amendment requests for (1) the addition of snowmobiling in Fish and Game Management Unit 18 and (2) for the purchase and transfer of the Rio Runners, Inc./Larry W. Leavitt, M.A. business to Wild Rivers Outfitters, Inc. Following a discussion of this matter, MSC (Miller-Crane) THAT (1) THE AMENDMENT REQUEST FOR SNOWMOBILING BE APPROVED IN ACCORDANCE WITH THE PLAN OF OPERATION SUBMITTED BY RICHARD COOK IN A LETTER TO THE BOARD DATED MARCH 26, 1988. HOWEVER, THIS AMENDMENT SHOULD NOT BE ISSUED UNTIL ADEQUATE TRAINING CREDENTIALS ARE SUBMITTED EITHER FOR MR. COOK OR A QUALIFIED GUIDE FOR SNOWMOBILING ACTIVITIES. AND (2) THE AMENDMENT REQUEST FOR THE SALE AND TRANSFER OF THE RIO RUNNERS, INC. BUSINESS TO WILD RIVER OUTFITTERS BE TABLED PENDING COMPLETION OF INVESTIGATION.

**John P. Lawrence:** The Board reviewed Mr. Lawrence's file to note that by Board action his guide license application was denied, that a denial letter was sent to Mr. Lawrence followed by a telephone call and letter from the applicant to the Board explaining the circumstances surrounding his Fish and Game citation which, in turn, was confirmed by a conversation between the Chairman and the arresting officer with a recommendation by the arresting officer that Mr. Lawrence be licensed as a snowmobiling guide. Thus, a telephone poll of the Board members was made with the decision rendered that Mr. Lawrence be issued a probationary guide license for snowmobiling activities for the 1987-1988 license year.

**Willis B. Benjamin:** The Board reviewed Mr. Benjamin's file noting that he is not qualified to guide for the activities for which he is licensed but further noting that by telephone call to the Board on March 30, 1988 he intends to employ a qualified guide, following which MSC (Vaughn-Miller) THAT MR. BENJAMIN'S OUTFITTER LICENSE RENEWAL APPLICATION BE APPROVED PENDING THE RECEIPT OF EITHER A VALID FIRST AID CARD FOR A GUIDE LICENSE OR A CONTRACT OF EMPLOYMENT WITH A QUALIFIED GUIDE TO CONDUCT FISHING ACTIVITIES IN ACCORDANCE WITH MR. BENJAMIN'S OUTFITTER LICENSE.

The Board recessed at 1710 hours and reconvened on Thursday, March 31, 1988 at 0805 hours with all members present except Dale Baird.

**David Peterson/Clarence Piche:** The Board reviewed the file on this matter. It is the Board's position that no action be taken at this time.

**Ted Epley dba Epley's Idaho Outdoor Adventures:** The Board reviewed the file regarding Mr. Epley's amendment request for the addition of trailriding activities on the Payette National Forest, following which MSC (Miller-Vaughn) THAT THE BOARD TAKE NO FURTHER ACTION ON THIS MATTER AT THIS POINT IN TIME PENDING THE OUTCOME OF THE FOREST SERVICE'S ENVIRONMENTAL ASSESSMENT PROCESS AND RECOMMENDATIONS REGARDING SAME AND THAT MR. EPLEY'S AMENDMENT FEE BE REFUNDED. FURTHER, THAT A LETTER SHOULD BE ADDRESSED TO SONNY LASALLE, PAYETTE NATIONAL FOREST SUPERVISOR, TO: (1) EXPRESS THE BOARD'S APPRECIATION FOR THEIR RESPONSE TO THE BOARD'S LETTER REGARDING MESSRS. EPLEY'S AND UMBACH'S PROPOSALS; (2) REQUEST THAT AN OUTFITTER BE MADE PART OF THE STUDY GROUP TO PROVIDE INDUSTRY INPUT; (3) REQUEST THAT CONCLUSIONS REACHED RELATIVE TO POTENTIAL OR ANTICIPATED RESOURCE DEGRADATION WHEREIN LIMITATIONS OF USE ARE PROPOSED, THAT SUCH LIMITATIONS BE EQUALLY APPLICABLE TO THE OUTFITTED AND NON-OUTFITTED PUBLIC ALIKE; AND (4) EMPHASIZE THAT THE MATTER OF OVERLAP OF SUMMER RECREATIONAL ACTIVITIES MUST BE A JOINT DECISION BY AND BETWEEN THE BOARD AND THE FOREST SERVICE AS PREDICATED UPON RESOURCE AND SOCIAL CONSIDERATIONS, NOT A UNILATERAL DECISION BY THE FOREST SERVICE.

**Terry E. Rekow/Diana Swift Haynes:** Mr. Rekow appeared before the Board relative to his application to become Managing Agent for Diana Swift Haynes dba Wapiti Meadows Ranch. Following the interview before the Board, MSC (Vaughn-Crane) THAT MR. REKOW BE APPROVED AS MANAGING AGENT FOR THE BUSINESS PENDING THE COMPLETION OF THE APPLICATION WITH HIS NAME TO APPEAR ON THE BOND. FURTHER, IN DISCUSSING MS. HAYNES' APPLICATIONS/AMENDMENTS BEFORE

THE BOARD, THE FOLLOWING APPEARS TO BE THE STATUS OF EACH: (1) THE AMENDMENT TO ADJUST THE BOUNDARY TO INCLUDE A CAMPSITE ACROSS PISTOL CREEK IS STILL PENDING RESPONSE FROM THE FOREST SERVICE AND FISH AND GAME REGARDING THIS AMENDMENT REQUEST; (2) THE OUTFITTER APPLICATION SUBMITTED BY MS. HAYNES FOR HUNTING AND OTHER ACTIVITIES IN THE HIGH COUNTRY OUTFITTERS/QUENTIN SELBY AREA IS A RENEWAL OF HER REQUEST TO REMAIN ON THE CONSIDERATION LIST FOR THAT AREA; (3) THE AMENDMENT REQUEST FOR HUNTING AND SUMMER RECREATIONAL ACTIVITIES IN THE UPPER SOUTH FORK DRAINAGE BASIN WITHIN THAT AREA CURRENTLY LICENSED, AT LEAST IN PART, TO STANLEY P. MEHOLCHICK dba JUNIPER MOUNTAIN OUTFITTERS IS A NEW AMENDMENT REQUEST. THE BOARD DIRECTS THAT A LETTER BE ADDRESSED TO MR. REKOW ADVISING HIM THAT THIS AMENDMENT REQUEST WOULD BE TABLED PENDING THE OUTCOME OF THE FOREST SERVICE'S ENVIRONMENTAL ASSESSMENT IN THE AREA RELATIVE TO OUTFITTING ACTIVITIES PLUS THE FURTHER FACT THAT THE AREA IS CURRENTLY LICENSED TO ANOTHER OUTFITTER.

**Business Cards:** The Board discussed the advisability of preparing a state business card upon which would be shown the Idaho Outfitters and Guides Board office address and telephone number with individual cards prepared for each Board member showing his name and home telephone number. Following a discussion of this matter, it was the Board's unanimous decision that such cards should be obtained with a minimum order of at least 200 cards per Board member.

**S-Bar-S Outfitters/Randy Corgatelli, M.A.:** The Board reviewed S-Bar-S Outfitters' outfitter license amendment request to add chukar hunting, snorkeling, scuba diving, and photography as licensed activities. Following a review of the file and noting that the Board has yet had no response from Fish and Game, the Forest Service, or the BLM regarding this amendment request and further deciding that the Board requires some additional information regarding their proposed operation, MSC (Vaughn-Crane) THAT THIS REQUEST BE TABLED AND DIRECTS THAT A LETTER BE ADDRESSED TO S-BAR-S OUTFITTERS REQUESTING ADDITIONAL SPECIFIC INFORMATION AS TO THEIR PROPOSED ACTIVITIES. SPECIFICALLY, ADDITIONAL INFORMATION IS REQUIRED AS TO THE CONDUCT OF THEIR PHOTOGRAPHY TRIPS, ARE THESE TO BE CONDUCTED ALONG STATE HIGHWAYS AND GRAVELLED COUNTRY ROADS OR ARE THEY ANTICIPATING GOING OFF ON UNIMPROVED DIRT ROADS; ADDITIONAL INFORMATION REGARDING SCUBA DIVING AND SNORKELING AS TO THE HAZARDS INVOLVED, QUALIFICATIONS OF INDIVIDUALS NECESSARY TO CONDUCT THIS ACTIVITY; AND WHETHER THEIR CHUKAR HUNTING IS TO BE IN ASSOCIATION WITH THEIR FLOAT BOAT GUESTS OR ARE THEY ANTICIPATING TAKING CHUKAR HUNTERS ALONG THE RIVER CORRIDORS ON WHICH THEY ARE LICENSED FOR FLOAT BOATING ACTIVITY BY CAR.

**William J. Schiess:** The Board reviewed Mr. Schiess' outfitter license application for the conduct of birds, fishing, and power boating activities on Henry's Lake and Island Park Reservoir. Following a discussion on Mr. Schiess' application, MSC (Vaughn-Crane) THAT MR. SCHIESS' OUTFITTER LICENSE APPLICATION BE DENIED FOR THE REASONS THAT POWER BOATING IS NOT A LICENSEABLE ACTIVITY ON HENRY'S LAKE AND/OR ISLAND PARK RESERVOIR, THAT WATERFOWL, SAGEHEN, AND SHARPTAIL GOOSE HUNTING ARE NOT LICENSEABLE ACTIVITIES IN ACCORDANCE WITH IDAHO OUTFITTERS AND GUIDES BOARD RULE 48 AND IN ACCORDANCE WITH IDAHO DEPARTMENT OF FISH AND GAME RECOMMENDATIONS BY LETTER DATED JULY 23, 1987. AUTHORITY FOR THIS ACTION IS IN ACCORDANCE WITH IDAHO CODE, TITLE 36, CHAPTER 21, SECTION 36-2109(b)(5), IDAHO OUTFITTERS AND GUIDES BOARD RULE 48, AND IDAHO DEPARTMENT OF FISH AND GAME LETTER DATED JULY 23, 1987.

**School of Urban & Wilderness Survival/Dennis Thompson, M.A.:** Mr. Thompson met with the Board to discuss and update the circumstances which surround the operation of the School of Urban & Wilderness Survival. Mr. Thompson's position is that he has now purchased privately owned land in the State of Idaho and proposes to conduct his therapeutic school within the confines of said privately owned land and that he does not feel that this requires licensing by the State of Idaho. And, further, that apparently this is under some form of litigation by and between his attorney and the State's Attorney General's office. Mr. Thompson was advised that the conduct of business on privately owned land does not necessarily exempt such activities from the purview of the Act and that the Board would need to review the circumstances or the particulars of what or how his school is operated for a determination to be made as to whether it would fall within the purview of the Act. Mr. Thompson appeared a little reluctant to discuss the specifics of the matter and referred to his attorney whom he didn't know who was working with the Attorney General's attorney whom he didn't know with the result that it is the Board's understanding that Mr. Thompson will provide the Board the names of his attorney and the name of the Attorney General with whom his attorney is working to enable the Board's attorney to meet with these gentlemen with, hopefully, a resolution as to whether proposed business activities fall within the purview of the Act. Further, Mr. Thompson appears to have submitted guide license applications for four (4) individuals and requested refund of monies submitted for these guide license applications in accordance with the foregoing discussion. He was informed that these guide license applications could not be issued without an employing outfitter and that he would need to, therefore, submit a letter requesting refund after clarification as to whether he indeed needs to be licensed in the state of Idaho. The foregoing information is just for the record to document the material discussed by and with Mr. Thompson in his interview before the Board on March 31, 1988.

**Cutler Umbach dba High Llama Wilderness Tours:** The Board reviewed Mr. Umbach's outfitter license application for the conduct of fishing, summer sightseeing, photographic and educational trips using llamas for packing in Fish and Game Management Units 19A, 20A, 24, and 25, following which MSC (Crane-Miller; Vaughn abstained) THAT THIS APPLICATION BE TABLED PENDING CONCLUSION OF THE NECESSARY RESEARCH BY CONTACTING AFFECTED OUTFITTERS AND THE IDAHO DEPARTMENT OF FISH AND GAME. THE FOREST SERVICE RESPONSE IS EVIDENT BY THEIR LETTER ADDRESSED TO THE BOARD DATED MARCH 24, 1988 CONCERNING TED EPLEY'S AND CUTLER UMBACH'S PRIOR APPLICATIONS.

The Board recessed for lunch at 1200 hours and reconvened at 1330 hours.

**Gary Lane dba Wapiti River Guides:** Mr. Lane appeared before the Board in response to a request by the Board to come and explain the circumstances surrounding his citation by the Idaho Department of Fish and Game as to residence status between Oregon and Idaho. Following a discussion of this matter, MSC (Miller-Crane) AFTER REVIEWING THE FILE, THE BOARD DECIDES TO ISSUE A ONE-YEAR PROBATIONARY LICENSE TO GARY LANE dba WAPITI RIVER GUIDES WITH THE STIPULATION THAT HE NOT VIOLATE ANY LOCAL/STATE/FEDERAL LAWS NOR AMEND HIS LICENSE DURING THE TERM OF SAID PROBATION.

**James L. Snyder/Scott E. Knight:** Messrs. Snyder and Knight met with the Board to discuss their respective outfitter license applications to be licensed as outfitters for the conduct of elk, deer, predators, and bird hunting as well as fishing, trailrides, backpacking, and snowmobiling in Fish and Game Management Unit 10A in that area formerly licensed to Lolo Creek Outfitters, Inc. A discussion of this matter with Messrs. Snyder and Knight and review of the files find that Lolo Creek Outfitters, Inc. has been dissolved, that said corporation and outfitter license is now totally defunct. Both gentlemen are interested in being licensed to this area which is primarily located on privately owned lands on which Lolo Creek Outfitters previously had signed lease agreements for the conduct of the outfitting business. It was the Board's position and advice to the parties concerned that they would need to resolve the differences between them and submit new and complete formal applications to the Board for its consideration for the conduct of any outfitted business that would be permitted in the area. Further, Messrs. Snyder and Knight were advised that at such time as they resolved their differences and submitted appropriate applications to the Board together with the necessary leases from the affected landowners, that the Board would work with them in the processing of an

appropriate outfitter license. Thus, it is the Board's unanimous decision that Messrs. Knight's and Snyder's outfitter license applications be tabled until such time as these problems are resolved.

**Cee Bar Dee, Inc./Charles Weddle, M.A.:** Mr. Weddle met with the Board regarding his lease arrangement for the conduct of bear and cougar hunting on those leased lands involved in Lolo Creek Outfitters, Inc., a corporation now defunct. A review of the file indicates that Cee Bar Dee, Inc. has a separate lease apart from the leases obtained by Lolo Creek Outfitters for the conduct of bear and cougar hunting on privately owned lands in Fish and Game Management Unit 10A. Thus, it is the Board's position that this lease arrangement and Cee Bar Dee's license for the conduct of these activities is in no way involved in the now defunct Lolo Creek Outfitters, Inc. and whatever successor outfitter business and interest that may occur.

**Jim Fisher/Mark Kennedy/Tim Craig/Mike Daly:** Reference is made to correspondence received from Brower & Callery, attorneys for Tim Craig and addressed to the Board's attorney Daniel Chadwick dated March 25, 1988 which addresses the complaint filed by Mike Daly of Bugle Point Outfitters. As a consequence of this correspondence, the interview before the Board has been cancelled. Further, by telephone call received from Mike Daly on this date, March 31, 1988, Mr. Daly stated he was out of state (in Arkansas) and would be unable to attend the scheduled meeting before the Board. He likewise indicated he would withdraw his complaint against Mr. Fisher. Thus, the Board will consider this matter closed.

**David M. Friedman dba Lake Charter Service:** The Board reviewed Mr. Friedman's file noting his citation for violation of Fish and Game law. The Board further noted that this matter has not yet come to court with a decision rendered; it was therefore the Board's unanimous decision to table any further action to process Mr. Friedman's 1988-1989 outfitter license renewal application until such time as this matter has been resolved by the court.

**Hatch River Expeditions, Inc./Don Hatch, M.A. and Northwest River Company, Inc./Doug Tims, M.A.:** The Board reviewed the proposed sale and transfer of that portion of Hatch River Expeditions, Inc.'s licensed activity on the Selway River [SE1 & SE2] to Northwest River Company, Inc., following which MSC (Miller-Crane) THAT THE SALE AND TRANSFER OF BUSINESS OF HATCH RIVER EXPEDITIONS, INC.'S FLOAT BOATING ACTIVITY ON THE SELWAY RIVER [SE1 & SE2] BE APPROVED PENDING COMPLETION OF THE NECESSARY PAPERWORK, SPECIFICALLY A RELEASE FROM MR. HATCH REGARDING THIS PROPOSED SALE.

**Barker-Ewing Idaho, Inc./Wayne Johnson, M.A.:** The Board reviewed Mr. Johnson's request for an exception to Board Rule 53, following which MSC (Miller-Vaughn) THAT SAID EXCEPTION TO RULE 53 BE APPROVED IN ACCORDANCE WITH THE CRITERIA AS SET FORTH IN MR. JOHNSON'S LETTER TO THE BOARD AND RECEIVED BY THE BOARD MARCH 14, 1988.

**Michael Scott dba White Cloud Outfitters:** The Board reviewed Mr. Scott's outfitter license amendment request for a modification of boundaries to his licensed Area 2 in Fish and Game Management Unit 36A. Following a review of the file and a discussion concerning this amendment request, MSC (Crane-Vaughn) THAT MR. SCOTT'S AMENDMENT REQUEST BE APPROVED AS SUBMITTED; THAT IS, (1) HE BE LICENSED FOR HUNTING OF ELK, DEER, GOAT, SHEEP, ANTELOPE, BEAR, AND INCIDENTAL COUGAR; (2) CURRENTLY LICENSED ACTIVITIES OF FISHING, BACKPACKING, AND TRAILRIDES BE DELETED; AND (3) THAT THE AREA OF OPERATION SHALL BE AS IS DESCRIBED FOR THE REWORDED DESCRIPTION FOR AREA 2 ON THE AMENDMENT REQUEST. FURTHER, THAT THE OVERPAYMENT OF THE AMENDMENT FEE BE REFUNDED TO MR. SCOTT.

**Harry W. Vaughn:** The Board reviewed Mr. Vaughn's file noting his letter to the Board regarding his deer and elk hunting activities and the inability to secure the necessary Forest Service Special Use Permits, following which MSC (Vaughn-Crane) THAT A LETTER BE ADDRESSED TO MR. VAUGHN STATING THAT THE BOARD IS IN RECEIPT OF HIS LETTER AND THAT IN VIEW OF HIS INABILITY TO SECURE A FOREST SERVICE SPECIAL USE PERMIT THE BOARD COULD DO EITHER ONE OF TWO THINGS: (1) ACCEPT HIS VOLUNTARY RELINQUISHMENT OF THESE ACTIVITIES, OR (2) CONTINUE TO LICENSE THE DEER AND ELK ACTIVITIES PENDING THE OUTCOME OF ANY LITIGATION THAT MR. VAUGHN MAY HAVE IN PROCESS AGAINST THE FOREST SERVICE RELATIVE TO THEIR DENIAL OF HIS SPECIAL USE PERMIT, AND (3) THE BOARD WOULD REQUEST AN EARLY RESPONSE (BY APRIL 30, 1988) REGARDING THIS MATTER TO ENABLE LICENSING PROCEDURES TO PROGRESS IN A TIMELY MANNER.

**Mackay Bar-Mountain Air Float Trips:** The Board reviewed the Mackay Bar Corporation amendment request to replace Doug Staker with Garn Christensen as the Managing Agent, following which MSC (Miller-Crane) THAT THE BOARD APPROVE MR. CHRISTENSEN AS MANAGING AGENT FOR MACKAY BAR-MOUNTAIN AIR FLOAT TRIPS.

**Shane McAfee:** The Board reviewed Mr. McAfee's application to become the Managing Agent for Dick McAfee dba Castle Creek Outfitters, following which MSC (Crane-Vaughn) THAT SHANE McAFEE BE APPROVED AS MANAGING AGENT FOR DICK McAFEE dba CASTLE CREEK OUTFITTERS PENDING PASSAGE OF THE OUTFITTER'S EXAMINATION AND OTHER NECESSARY PAPERWORK.

**James W. Holcomb dba Alpine Wilderness Outfitters:** The Board reviewed Mr. Holcomb's outfitter amendment request for the addition of elk, deer, bear, and turkey hunting in Fish and Game Management Unit 11. Following a review of the file and a discussion of this matter, MSC (Crane-Miller) THAT MR. HOLCOMB'S AMENDMENT REQUEST BE DENIED FOR THE FOLLOWING REASONS: (1) FISH AND GAME MANAGEMENT UNIT 11 IS PREDOMINANTLY PRIVATELY OWNED LAND WITH ONLY APPROXIMATELY 8% OF THE UNIT IN PUBLIC OWNERSHIP; (2) PUBLIC HUNTING PRESSURE FOR BOTH UPLAND GAME AND BIG GAME IS HEAVY DUE TO ITS PROXIMITY TO THE CITY OF LEWISTON; (3) THAT THERE ARE CURRENTLY FOUR (4) OTHER LICENSED OUTFITTERS IN THE AREA ALONG THE SNAKE RIVER CORRIDOR; (4) THAT ALL MULE DEER AND ELK HUNTING IS BY CONTROLLED HUNT PERMITS ONLY; AND (5) THAT THE ONLY CURRENT GENERAL SEASON IS FOR A 19-DAY WHITETAILED DEER HUNT IN NOVEMBER. AUTHORITY FOR THIS DENIAL IS IN ACCORDANCE WITH IDAHO CODE, TITLE 36, CHAPTER 21, SECTION 36-2109(b)(5), IDAHO OUTFITTERS AND GUIDES BOARD RULES 19.f. & g. AND 48, AND WITH IDAHO DEPARTMENT OF FISH AND GAME'S LETTER OF RECOMMENDATION DATED MARCH 22, 1988.

**Michael J. Stockton Outfitting/Leo Crane dba Clearwater Outfitters:** The Board reviewed the simultaneous outfitter license amendment requests to add spring bear hunting to Messrs. Stockton's and Crane's licensed activities in Fish and Game Management Unit 10A. Following a review of the files and a discussion of these amendment requests, MSC (Vaughn-Miller) THAT THE AMENDMENT REQUESTS BE TABLED AND THAT SAID REQUESTS BE FORWARDED TO THE PRESIDENT OF THE IDAHO OUTFITTERS AND GUIDES ASSOCIATION REQUESTING THAT HE APPOINT A COMMITTEE TO REVIEW THESE AMENDMENT REQUESTS WITH A RECOMMENDATION TO THE BOARD TO ENABLE THE BOARD TO TAKE APPROPRIATE ACTION AT ITS MAY MEETING.

The Board recessed at 1730 hours and reconvened on Friday, April 1, 1988 with all members present except Dale Baird.

**Ronald Sherer/Dalbert Allmon:** The Board reviewed Messrs. Sherer's and Allmon's request to dissolve their partnership formerly known as Ronald Sherer and Dalbert Allmon dba Fall Creek Outfitters. Following a review of the file and a discussion of these matters, MSC (Miller-Vaughn) THAT SAID DISSOLUTION OF PARTNERSHIP BE APPROVED IN ACCORDANCE WITH THE LETTER OF DISSOLUTION FILED WITH THE BOARD BY MESSRS. ALLMON AND SHERER DATED MARCH 17, 1988. THUS, EACH PARTNER WILL BE RELICENSED TO THAT AREA IN FISH AND GAME MANAGEMENT UNITS 39 AND 43 AND FOR THOSE ACTIVITIES FOR WHICH THEY WERE PREVIOUSLY LICENSED WITH ONE LICENSE TO BE ISSUED IN THE NAME OF DALBERT ALLMON dba FALL CREEK OUTFITTERS AND THE OTHER LICENSE TO BE ISSUED IN THE NAME OF RONALD SHERER. APPROVAL IS CONTINGENT UPON ASCERTAINING THE EXACT AREA BOUNDARIES PREVIOUSLY LICENSED TO EACH INDIVIDUAL AND UPON COMPLETION OF THE PAPERWORK WHICH WILL NECESSITATE THE APPROVAL OF THE LAND MANAGING AGENCIES INVOLVED.

**Dalbert J. Allmon dba Fall Creek Outfitters:** The Board reviewed Mr. Allmon's outfitter amendment request to add elk, deer, and bird hunting, fishing, trailrides, backpacking, snowmobiling, and power boating activities in Fish and Game Management Units 39 and 43. Following a review of the file and discussion of this matter, MSC (Crane-Miller) THAT MR. ALLMON'S AMENDMENT REQUEST BE DENIED PREDICATED ON THE FACTS THAT FISH AND GAME MANAGEMENT UNITS 39 AND 43 ARE HEAVILY USED BY THE GENERAL PUBLIC DUE TO THEIR CLOSE PROXIMITY TO THE POPULATION CENTERS OF SOUTHWEST IDAHO AND THE FURTHER FACT THAT THE BOARD HAS PREVIOUSLY DENIED SIMILAR REQUESTS FOR SIMILAR ACTIVITIES IN THIS AREA IN THE PAST. AUTHORITY FOR THIS DENIAL IS IN ACCORDANCE WITH IDAHO CODE, TITLE 36, CHAPTER 21, SECTION 36-2109(b)(4&5), IDAHO OUTFITTERS AND GUIDES BOARD RULE 19.f.& g., AND IN ACCORDANCE WITH THE RECOMMENDATIONS BY THE IDAHO DEPARTMENT OF FISH AND GAME IN THEIR LETTER TO THE BOARD DATED MARCH 23, 1988 AS WELL AS THE LETTER OF RECOMMENDATION BY THE U.S. FOREST SERVICE TO THE BOARD DATED FEBRUARY 24, 1988.

**Jerald Jex:** Mr. Jex met with the Board relative to his outfitter license application to become the Managing Agent for Ricks College, following which MSC (Miller-Crane) THAT MR. JEX'S APPLICATION BE APPROVED AND THAT HIS REQUEST FOR TECHNICAL MOUNTAINEERING AND ROCK CLIMBING IS IN HIS CAPACITY AS MANAGING AGENT AND THAT HE WOULD SUBMIT FURTHER CREDENTIALS AT THAT TIME HE WISHES TO BECOME QUALIFIED AS A GUIDE FOR THESE ACTIVITIES. OTHERWISE, HE IS QUALIFIED TO GUIDE FOR ALL OTHER ACTIVITIES LISTED ON HIS MANAGING AGENT'S APPLICATION.

**Kari Black:** Ms. Black met with the Board concerning her outfitter license application to be licensed for backpacking and llama trekking in Idaho Department of Fish and Game Management Unit 62 out of Driggs, Idaho. Following an interview before the Board and clarification as to the area of operation which will extend on into the state of Wyoming, MSC (Vaughn-Crane) THAT THE OUTFITTER LICENSE BE APPROVED PENDING COMPLETION OF THE NECESSARY PAPERWORK INCLUSIVE OF: (1) WORDED AREA DESCRIPTION, AND (2) LAND MANAGER APPROVAL.

**Sun Valley Wilderness Outfitters/R. J. Lewy, M.A.:** The Board reviewed Mr. Lewy's file noting his apparent violation of Idaho and Federal Fish and Game laws, following which it was the Board's unanimous decision that Mr. Lewy's outfitter license renewal application for the 1988-1989 season be tabled pending the outcome of ongoing litigation concerning this matter. Further, that the outfitter license application for Glendy Lewy to become Managing Agent for Sun Valley Wilderness Outfitters, likewise, be tabled pending the outcome of this litigative matter.

**Idaho Wilderness Camps, Inc./Garry Merritt, M.A.:** The Board reviewed Mr. Merritt's outfitter license amendment request to add trailriding to his licensed activities in Fish and Game Management Unit 28 south and west of Shoup, Idaho. Following a review of the file and noting that Mr. Merritt does not have the land manager's signature relative to the conduct of this activity, MSC (Vaughn-Crane) THAT MR. MERRITT'S AMENDMENT REQUEST BE APPROVED PENDING THE COMPLETION OF THE PAPERWORK INCLUSIVE OF APPROVAL BY THE LAND MANAGING AGENCY AND SUBMISSION OF A MAP AND WORDED DESCRIPTION DENOTING THE AREA REQUESTED.

**River Adventures, Ltd./Mark Hinkley & Sam Whitten, M.A.:** The Board reviewed River Adventures, Ltd.'s outfitter amendment request to add trailrides #6, #7, and #8 to their licensed activities within Fish and Game Management Unit 18, following which MSC (Crane-Vaughn) THAT THE BOARD APPROVE THIS AMENDMENT REQUEST PENDING PAYMENT OF FEES. THE AREA DESCRIPTION FOR THESE TRAILRIDES IS AS SUBMITTED ON THE AMENDMENT REQUEST.

The Board recessed for lunch at 1215 hours and reconvened at 1330 hours.

**Brian E. Butz/James Striker:** Messrs. Butz and Striker appeared before the Board regarding the sale and transfer of Mr. Striker's outfitting business in Fish and Game Management Unit 4 to Mr. Butz. Following the interview and discussion of this application, MSC (Crane-Miller) THAT THE SALE AND TRANSFER OF BUSINESS BY AND BETWEEN MESSRS. STRIKER AND BUTZ BE APPROVED, THAT SAID BUSINESS SHALL BE KNOWN AS BRIAN E. BUTZ dba B & K OUTFITTERS, THAT THE LICENSE SHALL BE IN FISH AND GAME MANAGEMENT UNIT 4 FOR THOSE ACTIVITIES LICENSED TO MR. STRIKER, NAMELY THE HUNTING OF ELK, DEER, MOOSE, GOAT, SHEEP, BEAR, AND COUGAR AND THAT THE AREA OF OPERATION SHALL BE ONE AND THE SAME AS WAS PREVIOUSLY LICENSED TO MR. STRIKER. APPROVAL OF TRANSFER IS SUBJECT TO COMPLETION OF THE NECESSARY PAPERWORK.

**USFS/Board Concerns:** Ken Ohls, Morris Huffman, and Ron Jullian from the Lowman and Cascade Ranger Districts of the U.S. Forest Service met with the Board to discuss matters of mutual concern regarding Idaho Guide Service/Olin Gardner, M.A., Stephen H. Guinn dba Whitewater Shop River Tours, Payette River Company/Randy M. Brink, M.A., and various activities in the upper South Fork Salmon River drainage in and around Warm Lake in Fish and Game Management Unit 25. As a consequence of these discussions, specific areas of research were identified: (1) nonuse status for boating activities on the Payette River, sections PS1 and PS2; (2) circumstances surrounding the identity in the Outfitters and Guides Board Rule 57 regarding the Payette River

PS1 and PS2...specifically, background to the determination of what was to be or is included in the river reach from Deadwood River downstream to Banks; that is, should this be divided into two (2) sections [PS2 and PS3] or remain as one (1) overall section PS2; and (3) involves the Forest Service's current activity in preparation of an environmental assessment regarding the status of outfitted activities in the upper South Fork Salmon River drainage as to what outfitted activities are applicable and, if indeed such activities are applicable, to whom would they be licensed notwithstanding the fact that currently Stanley P. Meholchick dba Juniper Mountain Outfitters is a licensee of record for a considerable portion of the area involved in the environmental assessment.

**American River Touring Association-Stephen Welch, M.A./Kenneth Elwood Masoner dba Whitewater Adventures/Northwest River Expeditions-Doug Tims, M.A.:** The Board reviewed these outfitter files noting their float boating activities on the Selway River-Selway Falls to the Confluence [SE2] was approaching nonuse status. Discussion of this matter finds that this river reach was opened to commercial use by the Board in 1985 with the subsequent result that nonuse at this point in time is not an applicable determination to be made. MSC (Miller-Crane) THAT A LETTER BE ADDRESSED TO THESE THREE OUTFITTER LICENSEES TO ADVISE THEM THAT: (1) THEIR USE ON SE2 APPROACHES NONUSE STATUS; (2) THE BOARD WOULD REQUEST THAT THEY EVALUATE THEIR PROGRAM WITH A DETERMINATION MADE BY EACH LICENSEE AS TO WHETHER THEY WISH TO CONTINUE TO BE LICENSED FOR THIS RIVER REACH AND TO SO NOTIFY THE BOARD OF THEIR INTENT IN THIS REGARD BY THE BOARD MEETING, MAY 9TH; AND (3) THE BOARD, WHERE THE LICENSEE DOES NOT CHOOSE TO BE LICENSED FOR FLOAT BOATING ON SE2, WOULD ACCEPT RELINQUISHMENT OF THIS ACTIVITY THEREBY MAKING IT UNNECESSARY FOR THE BOARD TO INITIATE NONUSE ACTION AGAINST THEIR LICENSE IN ACCORDANCE WITH OUTFITTERS AND GUIDES BOARD RULE 22.a. UNLESS THERE IS REASON "FOR GOOD CAUSE" FOR NONUSE AS PROVIDED IN OUTFITTERS AND GUIDES BOARD RULE 22.b.

**Grizzly Outfitters/David Deeds, M.A.:** The Board reviewed the file and correspondence regarding the sale and transfer of business by and between S. C. Buttram and Grizzly Outfitters. Following a discussion of this matter and telephone conversation with Mr. Deeds on this date, MSC (Vaughn-Crane) THAT GRIZZLY OUTFITTERS' OUTFITTER LICENSE APPLICATION BE PROCESSED IN THE FOLLOWING MANNER: (1) THAT THE SALE AND TRANSFER OF BUSINESS BY AND BETWEEN S. C. BUTTRAM AND GRIZZLY OUTFITTERS BE APPROVED ON A MODIFIED BASIS UPON RECEIPT OF THE LAND MANAGER'S SIGNATURE APPROVING OPERATION ON PRIEST LAKE STATE FOREST; (2) THAT THE LICENSE BE AMENDED ADMINISTRATIVELY AT A LATER DATE AT SUCH TIME

AS MR. DEEDS IS SUCCESSFUL IN OBTAINING A SPECIAL USE PERMIT FROM THE FOREST SERVICE REGARDING THE USE OF THOSE LANDS ON THE PANHANDLE NATIONAL FOREST FORMERLY LICENSED TO S. C. BUTTRAM; (3) THAT A LETTER BE ADDRESSED TO THE PANHANDLE NATIONAL FOREST WITH COPIES OF SAME TO STAN TIXIER AND MR. DEEDS OUTLINING THE BOARD'S POSITION AND CONCERNS REGARDING THIS MATTER; (4) THAT INASMUCH AS THERE HAS BEEN SOME CONFUSION AS TO LICENSING PROCEDURES, THAT THE RENEWAL OF GRIZZLY OUTFITTERS' 1988-1989 OUTFITTER LICENSE BE APPROVED WITH WAIVER OF LATE FEE WHERE SUCH APPLICATION IS RECEIVED BY THE BOARD NO LATER THAN MAY 16, 1988.

**Paul Cox:** Mr. Cox met with the Board relative to his outfitter license application to become the new Managing Agent for Middle Fork Ranch, Inc.. Following the interview before the Board and a discussion of this matter, MSC (Crane-Miller) THAT MR. COX'S APPLICATION BE APPROVED QUALIFIED TO GUIDE PENDING RECEIPT OF A VALID STANDARD MULTIMEDIA RED CROSS CARD.

**Oregon River Experiences, Inc./Robert Doppelt, M.A.:** The Board reviewed Mr. Doppelt's request for an exception to Rule 53 for operation on the lower Salmon River, following which MSC (Miller-Crane) THAT SAID EXCEPTION TO RULE 53 BE GRANTED IN ACCORDANCE WITH THE CRITERIA AS OUTLINED BY OREGON RIVER EXPERIENCES' LETTER TO THE BOARD DATED MARCH 16, 1988.

**Hughes River Expeditions, Inc./Jerry Hughes, M.A.:** The Board reviewed Mr. Hughes' request for an exception to Rule 53 for a do-it-yourself float trip on the Middle Fork of the Salmon River, following which MSC (Miller-Crane) THAT SAID EXCEPTION TO RULE 53 BE GRANTED IN ACCORDANCE WITH THE CRITERIA OUTLINED FOR CONDUCT OF THIS TRIP BY LETTER FROM HUGHES RIVER EXPEDITIONS DATED MARCH 30, 1988.

**Hells Canyon Adventures/Gary Armacost, M.A.:** The Board reviewed Mr. Armacost's file noting his letter dated March 23, 1988 in which he outlines various changes and/or amendments that he would like to make to his outfitter license. However, he did not submit the necessary paperwork for the Board to take appropriate action on said requests and in discussion of this matter, MSC (Miller-Crane) THAT (1) MR. ARMACOST BE REQUESTED TO SUBMIT THE NECESSARY PAPERWORK FOR THE SALE AND TRANSFER OF HIS LOWER MAIN SALMON FLOAT PERMIT [SALMON RIVER-HAMMER CREEK TO LEWISTON-SAB] TO TERRY DAVIS. MR. ARMACOST SHOULD BE FURTHER ADVISED THAT WE DO NOT HAVE A TERRY DAVIS LICENSED AS AN OUTFITTER IN THE STATE OF IDAHO; THUS, MR. DAVIS WOULD HAVE TO BECOME QUALIFIED AS AN OUTFITTER BEFORE SALE AND TRANSFER OF BUSINESS COULD BE ACCOMPLISHED; (2) THAT MR. ARMACOST BE ADVISED THAT ACCORDING TO BOARD RECORDS RELATIVE TO HIS USE OF THE POWER BOATING ON THE

SALMON RIVER-VINEGAR CREEK TO HAMMER CREEK [SA7A] AND ON THE SNAKE RIVER-HENRY'S FORK CONFLUENCE TO HELLS CANYON DAM [SN6], THAT NO USE HAS BEEN SHOWN AT ANY TIME SINCE 1984. THUS, THE BOARD WOULD REQUEST MR. ARMACOST'S CONSIDERATION OF THIS FACT AND IF THESE ACTIVITIES ARE NOT IMPORTANT TO HIS BUSINESS, THE BOARD WOULD APPRECIATE THE RELINQUISHMENT OF SAID USE RATHER THAN THE BOARD'S HAVING TO TAKE NONUSE ACTION AGAINST HIS LICENSE; (3) THAT UPON SUBMISSION OF A PROPER APPLICATION, THE BOARD WOULD CONSIDER HIS BEING LICENSED FOR CHARTER BOAT FISHING ON HELLS CANYON, OXBOW, AND BROWNLEE RESERVOIRS; FURTHER, THAT THE BOARD WOULD ACCEPT A STATEMENT OF HIS EXPERIENCE FOR CONSIDERATION AS TO HIS MEETING LICENSING REQUIREMENTS FOR CHARTER BOAT FISHING ON THESE WATERS; AND (4) THAT UPON RECEIPT OF THE NECESSARY PAPERWORK AS OUTLINED, THE BOARD COULD CONSIDER HIS APPLICATION AT ITS MAY MEETING TOGETHER WITH THE NECESSARY AMENDMENT FEE PAYABLE BEFORE LICENSE CAN BE ISSUED.

There being no other business to come before the Board, the Board adjourned at 1530 hours.



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WILLIAM R. MEINERS, Chairman of the Board

ATTEST:



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LINDA L. ELWOOD, Administrative Secretary