P.O. Box 372 · 514 S. Railroad St. · Monticello, IN 47960 · 574-583-9784 · info@sflecc.com

## AGREEMENT AND APPLICATION FOR 2024 SHORE FRONT LICENSE

Fee: \$125 Due: June 1, 2024

(An additional \$10 will be charged for each 30 days past due)

Tax Parcel No	into by and batwaan Shafar and Fraame	n Lakes Environmental Conservation Corporation
(SFLECC), an Indiana Corporation, hereing	after called "Licensor", and	il Lakes Environmental Conservation Corporation
(Name)		
hereinafter called "Licensee", WITNESSE	TH:	
	n the Tippecanoe River in	ch are overflowed with water from time to time in theCounty, Indiana, and known as
2. Licensee claims to be owner of land a	abutting some of the property of the Lice	nsor mentioned above.
3. Licensee desires the exclusive privilegabove, and/or to maintain an authorized struse.	ge of crossing the lands of Licensor from ucture on Licensor's land. Said land and	the land of Licensee to waters of the Lake indicated l/or authorized structure to be for personal and private
<ul> <li>4. In further consideration of the Grant r</li> <li>A. Number of Boats or personal water</li> <li>B. Are all of the above registered to the</li> <li>C. Number of watercraft registered in</li> <li>D. Number of boatlifts located at water</li> <li>E. Whether Licensee is planning short</li> </ul>	he Licensee? Yes No Indiana	
5. Licensee acknowledges that this is a lainstituted by Licensor to enforce any of its reasonable attorney fee.	legally binding contract and agrees to fol terms and conditions, Licensee shall pay	low its terms and conditions. In the event litigation is all reasonable costs of litigation including a
"Additional Terms and Conditions of Shore hereby request Licensor to grant to License	re Front License" printed on reverse, inco ee, without warranty, and only insofar as ining lands of the Licensor as are not ove May 31, 2025, for the exclusive purpose o	d covenants herein contained, and subject to the apporated by reference, and made a part hereof, does it has the right to do so, permission to pass from said erflowed with water, at any time within a period of or f reaching the water, and/or to maintain an authorized 2024.
LICENSEE Signature:		
LICENSEE Signature:		
Mailing Address:		
Phone:	Email Address:	
Lake Property Address:		
Alternate Phone:		
	OFFICE USE ONLY	
LICENSOR: S.F.L.E.C.C.	LICENSE NO	
Application Accepted By:		

Authorized Representative

## Additional Terms and Conditions of Shore Front License

- 1. Licensee assumes all risk of negligence, injury to person and damage to property of Licensee and to its agents, employees, servants, and guests, and hereby releases and discharges Licensor from any and all liability therefore.
- 2. Licensee agrees to protect, defend, indemnify, and hold harmless Licensor from and against all claims, losses, or causes of action arising from or caused by the negligence or otherwise of the Licensee, its agents, employees, or guests, or the licensor, its agents, employees, or guests. <u>Licensee expressly agrees to hold Licensor harmless from any negligent act or omission of Licensor arising out of use of said premises by Licensor.</u>
- 3. Licensee represents, warrants, and certifies that he currently has in effect, and that he will continue to have in effect during the term of this license, a liability insurance policy or policies to insure against all liability or negligence for which Licensee agrees to indemnify Licensor hereunder.
- 4. The exclusive use of the premises of Licensor by Licensee shall at all times be in a manner not to injure or interfere with the property of Licensor, and is subject to the possession and use of the premises by Licensor.
- 5. Licensee shall not cut any trees on the property of the Licensor. Without written approval of the Licensor, the Licensee shall not alter, add or remove any soil or alter the shoreline of the property of the Licensor, dredge any inlets, canals, creeks, or boat slips entering or leaving said property, remove lake bottom soil, or place soil on the property of the Licensor. Boat launches will not be permitted on or over property of Licensor or to extend into the water of the lake. The Licensee shall not place or leave thereon any rubbish, debris, or material; and shall not put into the adjoining waters any sewage, garbage, refuse, or material.
- 6. Any construction or installation of equipment by the Licensee on the lands of the Licensor must be approved in writing by the Licensor. Written prior approval must be obtained by the Licensee prior to any construction of any pier, boat lift, or retaining wall or any other structure. The Licensee must submit a detailed description of the proposed construction. Such approval will be given only for structures of substantial and workmanlike character with particular reference to appearance and ability of structures to withstand the action of high water and ice. Licensee hereby agrees that any structures so built on the property of the Licensor as herein provided shall be removed by Licensee upon termination of this permit or at any other time, upon notice from Licensor. Upon failure of Licensee so to remove such structures, Licensor is authorized to remove them at the expense of Licensee and deposit them upon the adjoining land of the Licensee without any liability whatsoever.
- 7. This license shall continue in force for a period of one year (June 1, 2024 through May 31, 2025) as indicated unless terminated prior thereto by either party giving the other not less than sixty (60) days prior written notice of the date of such termination. Any such notice may be given by certified United States mail, postage prepaid, addressed to the Licensee at the mailing address shown, or to the Licensor, Attention: Manager, S.F.L.E.C.C., at P.O. Box 372, Monticello, Indiana 47960, and any such notice so addressed and mailed shall conclusively be deemed to have been served on the day following the date it was so deposited in the United States mail.
- 8. Licensee expressly agrees that he does not and shall not claim at any time any interest or estate of any kind or extent whatsoever in the property of Licensor by virtue of the rights granted under this license agreement or his use under this agreement.
- 9. This license is not assignable by Licensee and does not run with the land of Licensee. The privileges herein granted are exclusive and personal and shall not pass by a conveyance of any of the abutting land, or any part thereof. However, any new owner of the abutting property will have first rights to license property covered by the former owner's Shore Front License after payment of the appropriate fees.
- 10. This license agreement shall not be recorded, and if recorded by either party, shall automatically terminate on the date of recording.
- 11. Licensee expressly agrees to accept and abide by any guideline for safety of piers promulgated by Licensor, its affiliates, or agents.
- 12. Licensee expressly agrees to accept and abide by any guidelines for boatlifts promulgated by Licensor, its affiliates, or agents. Licensee agrees that boatlifts shall only be permitted on Licensor's premises if operable and if placed in such a position as to allow use as a boatlift. No boatlift on Licensor's premises shall constitute a hazard to navigation.
- 13. Any person or entity who owes any sums to the SFLECC including, but not limited to, delinquent license fees, court costs, or attorney fees, shall not be entitled to the issuance of a shorefront license until all such sums are paid in full.