Agreement on the Use of fishing parcel for commercial fishing

No.	344/2019	

Petropavlovsk-Kamchatsky

09 October 2019

The North-Eastern Territorial Administration of the Federal Agency for Fisheries, represented by Deputy Head Yuri Tatarinov, acting on the basis of the Regulations approved by Order No. 696 of the Federal Agency for Fisheries dated September 17, 2013, Order No. 397 of the North-Eastern Territorial Administration of the Federal Agency for Fisheries on September 05, 2019, hereinafter referred to as the State authority, on the one hand, and the SKIT, Co. Ltd, represented by General Director Aleksander Titov, acting on the basis of the Charter, hereinafter referred to as the User, on the other hand, jointly referred to as the Parties, on the basis of the agreement on the provision of the fishing parcel for commercial fishing dated May 26, 2008 No. 079/2008, concluded between the State Committee of the Russian Federation for Fisheries and SKIT, Co. Ltd, have concluded this Agreement on the following:

I. The Subject of the Agreement

1. In accordance with this Agreement, the State authority grants the User the right to extract (catch) aquatic biological resources in the fishing parcel of the Kamchatka Sobolevsky municipal district:

Name of the fishing parcel No. Name		Boundaries of Base point coordinates to define the boundaries of the fishing parcel				nates aries	s to	Size of the fishing parcel		Species of aquatic biological resources inhabiting the boundaries of the fishing parcel
		latitude			longitude		de			
		0	,	"	0	′	"		s)	
100	Sea of Okhotsk	53	35	11	155	59	51	1. Len gth 300 m 2. Wid th- 200 0 m	_	Pink salmon, Chum salmon, Sockeye salmon, Coho salmon, Chinook salmon, Masu salmon, Char, Rainbow smelt

- 2. The State authority provides the User with a parcel for the implementation of commercial fishing.
- 3. The use of a fishing parcel by the User is carried out in accordance with the legislation on fishing and conservation of aquatic biological resources, as well as water legislation.
- 3 (1). The use of a fishing parcel, including the water area of a water body of fisheries significance, for the harvesting (catch) of anadromous fish species in accordance with Article 29.1 of the Federal Law "On Fishing and Conservation of Aquatic Biological Resources" is carried out under the following conditions: the conditions for the harvesting (catch) of anadromous fish species in the fishing parcel are determined annually by the Kamchatka Anadromous Fish Commission.
- 4. On a fishing parcel, restrictions for fishing may be established in the prescribed manner, under the legislation on fishing and conservation of aquatic biological resources.

5. The rights of the State authority:

- a) to verify the User's compliance with the terms of this Agreement;
- **b)** visit the fishing parcel, inspect fishing vessels, fishing gear, catch of aquatic biological resources. As well as buildings and facilities adjacent to the area of the fishing parcel and intended for the maintenance of fishing vessels, fishing gear, harvested (caught) aquatic biological resources, in order to verify the fulfillment of the terms of this Agreement.

6. Obligations of the State authority:

- a) explain to the User the requirements of laws and regulations governing the User's activities in accordance with this Agreement;
 - b) provide the User with information regarding the fishing parcel.

7. User rights:

- a) to carry out the harvesting (catch) of aquatic biological resources within the boundaries of the fishing parcel;
- b) to carry out, in agreement with the State authority, in the prescribed manner, the placement of economic and other facilities, the introduction of new technological processes when using the fishing parcel;
 - c) receive information from the State authority concerning the fishing parcel.

8. Obligations of the User:

- a) comply with the legislation on fishing and conservation of aquatic biological resources, as well as the terms of this Agreement;
 - b) prevent deterioration of the habitat of aquatic biological resources;
- c) maintain the fishing parcel in a condition that meets sanitary and environmental requirements in accordance with the legislation of the Russian Federation;
 - d) keep records of the harvested (caught) aquatic biological resources on the fishing parcel;
- e) provide, in accordance with the procedure established by the legislation of the Russian Federation, statistical reports on the catch of aquatic biological resources when fishing on the fishing parcel, information on the production of fish products from aquatic biological resources, information on the delivery of harvested (caught) aquatic biological resources for processing or sale on the territory of the Russian Federation;
 - f) mark the boundaries of the fishing parcel with special signs indicating their belonging to the User;
 - g) carry out the maintenance and protection of the fishing parcel at User's own expense;
- h) provide access to officials of the territorial bodies of the Federal Agency for Fisheries to the fishing parcel;
- i) in case of causing harm (damage) to aquatic biological resources and (or) their habitat as a result of User's activities, compensate for the harm (damage) caused in accordance with the procedure established by the legislation of the Russian Federation, as well as notify the territorial bodies of the Federal Agency for Fisheries within 10 days of causing such harm (damage);
 - j) use the fishing parcel for its intended purpose and within the established boundaries.

III. The term of the Agreement

9. This Agreement comes into force from the date of its signing by the Parties and is valid **until May 26**, **2028**.