ProjID	ProjName	ProjType	Sponsor	Scope
				The development of a 4,000' double chair lift, 30 acres of new
300006	MOUNT SUNAPEE STATE PARK	Development	NH DRED	ski slopes, and an 6,000' access road.
				The development of a new beach bathhouse and spray
300047	MT SUNAPEE STATE PARK II	Development	NH DRED	irrigation waste disposal system.
				The acquisition of 7 parcels of land totaling 2,012+ acres
				approximately 4 miles long connecting Pillsbury and Mount
3300088	PILLSBURY-SUNAPEE CORRIDOR	Acquisition	NH DRED	Sunapee State Parks, in Goshen, Newbury and Washington.
				The development of a group campground, access road,
3300298	MOUNT SUNAPEE STATE PARK III	Development	NH DRED	parking, and water; renovate North Peak chairlift.
				Construct a new snowmaking system with
				pumphouse/compressor building and water/air distribution
				lines and hydrants at Mt. Sunapee; expand existin system at
3300431	NEW HAMPSHIRE DRED SNOWMAKING	Development	NH DRED	Cannpn Mt.
				Develop ramps to toilet buildings, grab-bars, wide stalls, at
				Bear Brook (campground toilet bldg), Forest Lake (paved
				parking, paths, one picnic site, ramp to toilets), Pawtuckaway
				(ramps to toilet bldg,grabbars, wide stalls),Sunapee (beach
3300443	STATE PARK ACCESS IMPROVEMENTS II	Development	NH DRED	bldg mods).
	· · · · · · · · · · · · · · · · · · ·			At Bear Brook, Coleman, Crawford Notch, Ellacoya, Forest
				Lake, Franconia Notch, Greenfield, Mt. Monadnock, Mt.
2200450	NH DRED 1983 JOBS BILL	Development	NH DRED	Sunapee, Wellington, Wentworth, White Lake, Winslow.

ана (с. 1919). 1910 — Полон Салана, страна 1910 — Полон Салана, страна, страна, страна, страна, страна, страна, страна, страна,

To conduct a profile survey for location of the chair lift; To conduct a profile survey for locations, including preliminary plans; develop plans and specifications, including preliminary plans; project Cost 59,837 6,663 66,500 Amount To plan and construct a 4000 foot double chair ski lift and related structures, related ski slopes, and about 6000 feet of related access road, in Mt. Sumapee State Park, in accordance with project proposal number 28-00006 dated September 2, 1965, which is hereby incorporated by reference and made a part of this agreement. 28-00006 State NHW HAMPSHIRE Project Number 28-00006 Date Period Covered by Agreement 4/1/66 - 11/30/67 \$ \$ Total Obligations to Date \$_ \$ PROJECT AGREEMENT 1965 1966 Year Stage Covered by this Agreement United States Department of the Interior Bureau of Outdoor Recreation MT_SINAPER STATH PARK Project Period Amount \$ 241,500 Cost of this Segment \$ 133,000 Assistance this 66,500 483,000 10/1/65 - 11/30/68 Fund Support Ceiling Percent 50 Total Cost \$ s Project Title Project Scope Segment (Aug. 1965) BOR 8-92 7

The United States hereby promises, in consideration of the promises made by the State herein, to obligate to the State the amount of money referred to above, and to reimburse the State that portion of the obligation which is required to pay the United States' share of the costs of the above project stage, based upon the above percentage of assistance. The State hereby promises, in consideration of the promises made by the United States herein, to execute the project stage described above in accordance with the terms of this agreement. State Lizison Officer planning Mreator and aucork In witness whereof, the parties hereto have executed this agreement as of the date entered on the first page hereof. The United States of America, represented by the Director, Bureau of Outdoor Recreation, United States Department of the Interior, and the State named above (hereinafter referred to as the State), mutually state to perform this agreement in accordance with the Land and Water Conservation Fund Act of 1965, 78 Stat. 897 (1964), and with the terms, promises, conditions, plans, specifications, estimates, and procedures attached hereto and hereby made a part hereof. The following special project terms and conditions were added to this agreement before it was signed by the parties hereto: leave larie et (Signature) State) STATE iew Ha ر آر By **Main will B.** By **Main will B.** By **Main will be an end of B.** Bread of Gutdoor Recreation $1/(\ell_0 \delta^2)$ United States Department of the Interior None THE UNITED STATES OF AMERICA À

ූ

	OR greement	33- 00047		om Date of Approval to 6/30/72	buse and main par on Lake Sunapee e the constructio ith lifeguard/fil quate existing fa n waste disposal ain park waste di ter quality stand		The following attachments are hereby incorporated into this agreement:	neral Provisions dated December, 1965 oject Proposal it. Sunapee State Park II"		
-	MENT OF THE INTERN oor Recreation on Fund Project Ag	Project Number	=	Project Period to 6/30	tion of Project) the improvement of the beach bathhouse and main park waste the improvement of the beach bathhouse and main park waste ampshire. Development will include the construction of a inty bathhouse-dressing structure with lifeguard/first-aid ity bathhouse-dressing structure with lifeguard/first-aid ity to replace obsolete and inadequate existing facilitie bar to replace obsolete and inadequate existing facilitie construction of a spray irrigation waste disposal system goon-stored treated waste at the main park waste disposal nee with recently enacted higher water quality standards ted Total Cost \$157,000.00.	roject	The following at incorporated int	 General Provisions Gated December, Project Proposal 'Mt. Sunapee State 	4.	
	UNITED STATES DEPARTMENT OF THE INTERIOR Bureau of Outdoor Recreation Land and Water Conservation Fund Project Agreement	PSHIRE	MOUNT SUNAPEE STATE PARK 11	Period Covered From Date of Approval	by use accurate we want of Project) Project Scope (Description of Project) Project Scope (Description of Project) This project proposes the improvement of the beach bathhouse and main park waste disposal facilities at 2,175 acre Mt. Sunapee State Park on Lake Sunapee in the disposal facilities at 2,175 acre Mt. Sunapee State Park on Lake Sunapee in the disposal facilities at 2,175 acre Mt. Sunapee State Park on Lake Sunapee in the disposal facilities at 2,175 acre Mt. Sunapee State Park on Lake Sunapee in the disposal facilities at 2,175 acre Mt. Sunapee State Park on Lake Sunapee in the room and a small snack bar to replace obsolete and inadequate existing facilities (\$132,000.00); and the construction of a spray irrigation waste disposal system for the disposal of lagoon-stored treated waste at the main park waste disposal facilities in compliance with recently enacted higher water quality standards (\$25,000.00). Estimated Total Cost \$157,000.00.	Stage Covered by this Agreement Entire Project		* <u>157,000,00</u> * <u>78,500.00</u> * <u>157,000.00</u>	\$ 78,500.00	
	La	State NEW HAMPSHIRE	Project Title M	Period Covered F	project Scope (Desc This project Scope (Desc disposal facilities Town of Newbury, Ne me 2000 per day ca room and a small sr (\$132,000.00); and for the disposal of facilities in compl (\$25,000.00). Esti	Project Stage C	Project Cost	Total Cost Fund Support Fund Amount Cost of this Stage Assistance this	Stage	BOR 8-92 (Rev. Mar. 1967)

LAND AND WATER CONSERVATION FUND PROJECT AGREEMENT LAND AND WATER CONSERVATION FUND PROJECT AGREEMENT General Provisions A. <u>Definitions</u> 1. The term "BOR" as used herein means the Bureau of Outdoor Recreation, United States Department the Interior.	 The term "Director" as used herein means the Director of the Bureau of Outdoor Recreation, or any representative law(11)y delegated the authority to act for such Director. The term "Manual" as used herein means the Bureau of Outdoor Recreation Manual. The term "monet" as used herein means the Bureau of Outdoor Recreation Manual. The term "project" as used herein means the Bureau of Outdoor Recreation Manual. The term "State" as used herein means the State which is a party to this agreement, and, where agreement. Merver a term, condition, obligation, or sequirement refers to the State, such to this agreement. Merver a term, condition, obligation, or requirement refers to the State, such to this agreement. Merver a term, condition, obligation, or requirement refers to the state, such to this agreement. Merce a term, condition, obligation, or requirement the State, such to this agreement. Merce a term, condition, obligation, or requirement the state spoke, when the state and or public agreement that it is to apply so the Recipient political subdivision trequirement that it is to apply solely to the State. 	 <u>Project Execution</u> The State shall execute and complete the approved project in accordance with the time schedule set forth in the project proposal. Full there to render satisfactory progress or to complete this or any forth in the project proposal. Full there to render any statement when the satisfaction of forth in the project proposal. Full there to render any progress or to complete this or any forth in the project proposal. Full there to render any statement with the full state satisfaction of all obligations of the United States under this agreement. Construction contracted for by the State shall meet the following requirements: (a) Contracts for construction in excess of \$10,000 shall be availed through a process of complitive to the bidding. Copies of all bids and a copy of the contract shall be retained for inspection by the bidding. 	 (b) The State shall inform all bidders on contracts for construction in excess of \$10,000 that Federal funds are being used to assist in construction. (c) Writteh change orders to contracts for construction in excess of \$10,000 shall be issued for all necessary changes in the facility. Such orders shall be made a part of the project file and shall be beep available for addit. (d) The State shall comply with the regulations of the Secretary of Labor contained in 29 CFR 3 (1964), which require from each contractor of subcontractor a weekly mage payment statement. Such regulations are hereby incoporated into this agreement by reference. 	(e) The State shall incorporate, or cause to be incorporated, into all construction contracts the following provisions: "During the performance of this contract, the contractor agrees as follows: "During the performance of this contract, the contractor agrees as follows: "During the performance of this contract, the contractor under for employment of Tage, recarector will not discriminate against any employee or applicant for employment because of raws, cread, color, or mational origin. The contractor will take affitmentive action to ensure that applicants are employed, and that employees are readed during employment of the initiate to the following employed, and that employees are readed whether, but there advect the following employed and origin. Such action shall include, but not be initiated to the following apprenticeship. The contractor sprease to get in conspicuous selection for training including apprenticeship. The contractor sprease to perform for a provide of the provided by the contracting officers esting officer the provided by the contracting officer setting for the provisions of this modiscrimination clause.	"(2) The contractor will, in all solicitations or advertisements for employees placed by or on behalf of the contractor, state that all qualified applicants will receive consideration for employment without regard to race, reed, color, on national origin. "(3) The contractor Mil send to each labor union or representative of workers with which he is a collective bargating agreement or other contract or understanding, a notice, to be provided by the agreements under Section 200 of Excentive Order No. 11246 of Sepreder 24, 1965, contractor's constiments under Section 200 of Excentive Order No. 11246 of Sepreder 24, 1965, and shall post contracting of the notice in complexel places available to employees and applicants for employment.
---	---	--	---	---	--

"(7) The contractor will include the provisions of Paragraphs (1) through (7) in every subcontract or purchase order unlist enclose excepted by rules, regulations, or orders of the Secretary of Labor paraded pursuant to Section 204 of Executive Order No. 112406 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. The contractor will take such service on any other contraction of the such section of the secretary of the section with respect to any subcontract or purchase order as the contracting agency and direct as accion with respect on subcontract or purchase order as the contracting agency and direct as that in the event the contractions for noncompliance. Provided, however, and request the limited States to enter into such litigation with a propresent the limited States to enter into such litigation to protect the interests of the inited States." "(6) In the event of the contractor's noncompliance with the nondiscrimination clauses of this contract of with any of such rules, regulations, or orders this contract may be encated, contracted, any of such rules, regulations, or orders, this contract may be declared ineligible for further Covernment contracts in accordance with procedures authorized in Excertion Order No. 11246 of September 24, 1965, and such other asnetions may be imposed and remofiles invoked as provided in Capterius or 28, 1965, and such other asnetions may be imposed and remofiles invoked as provided in Capterius or 28, 1965, or by rule, regulation, or order of the Secretary of Labor; or as others privated by law. "(5) The contractor will furnish all information and reports required by Executive Order No. 11246 of September 24, 1965, and by the rules, regulations, and orders of the Secretary of Labor, or parsuant thereto, and will permit access to his books, records, and accounts by the contracting agency and the Socretary of Labor for purpose of investigation to ascertain compliance with such rules, regulations, and orders. The state shall (1) comply with the above provisions in construction work carried out by itself, (2) assist and cooperate actively with the D08 and the Secretary of Labor: in Optiming the compliance of contractors and anothractors with the B08 and the Secretary of Labor. (3) optiming the rules. Fugulations, and relevant orders of the Secretary of Labor. (3) optimin and with the rules regulations, and relevant orders of the Secretary of Labor. (3) optimin and with the rules rule in the Secretary of Labor such information as they may require for the supervision of such compliance (4) enforce the obligation of contractors and subortractors and autoritations are look poligations inposed upon contractors and subortractors and monitates for violation of such obligations imposed upon contractors and subortractors by the Secretary of Labor or (6) refrain from entring fito any contractors by the Secretary of Labor or (6) refrain from entring into any contractors by the Secretary of Labor or under Part II, Subpart D, of Executive Order No. 11246 of September 24, 1965. (4) The contractor will comply with all provisions of Executive Order No. 11246 of September 24, 1965, and of the rules, regulations, and relevant orders of the Secretary of Labor. The State shall secure completion of the work in accordance with the approved construction plans and specifications, and shall secure compliance with all applicable Federal, State, and local laws and reputations. If any tract or parcel of, or interest in, real property subject to being purchased under the provisions of this agreement, but not identified herein, is found by the Director for any reason not to emitable for Federal assistance, all obligations of the United States hereinder shall cease as to such parch, tract or interest. In the event funds should not be available for future stages of the project, the State shall bring the project to a point of usefulness agreed upon by the State and the Director. Project costs eligible for assistance shall be determined upon the basis of the criteria set forth in the Manual All significant deviations from the project proposal shall be submitted to the Director for prior The State shall permit periodic site visits by the Director to insure work progress in accordance with the approved project, including a final inspection upon project completion. The acquisition cost of real property shall be based upon the appraisal of a competent appraiser. The reports of such appraisers shall be available for inspection by the Director. Development plans and specifications shall be available for review by the Director upon request. property and facilities acquired or developed pursuant to this agreement shall be available for inspection by the Director upon request. 1. The State shall promptly submit such reports as the Director may request. 24 Project Administration . Project Costs approval. (£) 5 с, 4. s. . 9 ÷. ď. ۍ د

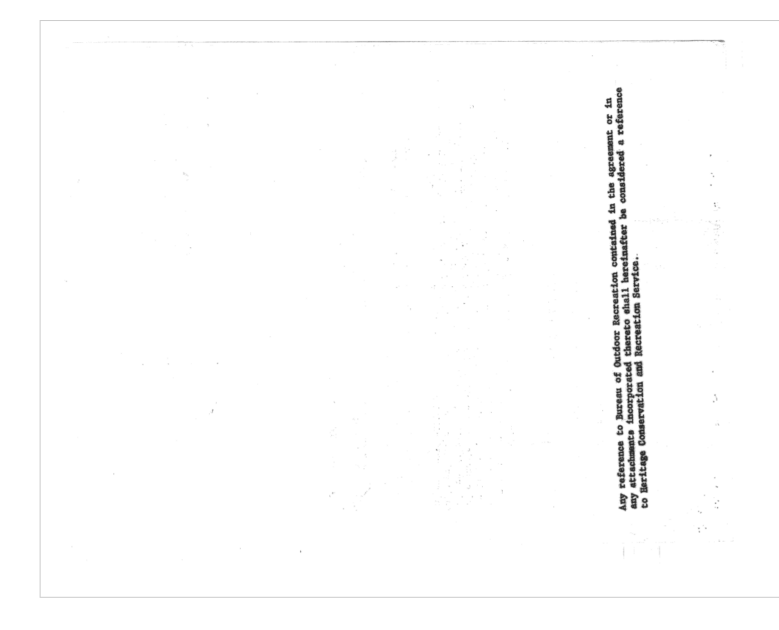
|--|

	stem meets the minimum ursumt to this spreamnt	oposal allocate merces in the standards set forth	lor, or mational origin is agreement. _M his Act of 1964, Act by the Secretary of	ce, except to the extent the basis of residence.	by any political subdivision ilure by such political e to comply with the terms	of Outdoor Recreation ent.				
	system, provided such sy acquired or developed p	cified in the project pr operated and maintained the manuer and according	on the basis of race, uc leveloped pursuant to thi Title VI of the Givil Ki gated pursuant to such /	on the basis of residences may be maintained on	terms of this agreement t to this agreement. Fa ed a failure by the Stat	set forth in the Bureau de a part of this agreem				
4	The State may use any generally accepted accounting system, provided such system meets the minimum requirements set forth in the Manual. of Pacilities The State shall not at any time convert any property acquired or developed pursuant to this agreement.	to other than the public outdoor recreation uses specified in the project proposal attention market to other than the prior approval of the Director. The start shall operate and maintain, or cause to be operated and maintained, the property or facilities acquired or developed pursuant to this agreement in the manuer and according to the standards set forth in the Manual.	<u>discrimination</u> The State shall not discriminate against any person on the basis of race, color, or mational origin in the use of any property or facility acquired or developed pursuant to this agreement. The State shall comply with the terms and intent of Title VI of the Givil Rights Act of 1964, The State shall comply with the regulations promulgated pursuant to such Act up the Secretary of the Interior and contration in ASTR J7 (1964).	The State shall not discriminate against any person on the basis of residence, except to the extent that reasonable differences in admission or other fees may be maintaimed on the basis of residence.	<u>Compliance</u> The State shall be responsible for compliance with the terms of this agreement by any political subdivision or public agneey to which funds are transferred pursuant to this agreement. Failure by such political subdivision or public agneey to so comply shall be deemed a failure by the State to comply with the terms of this agreement.	Manual The State shall comply with the policies and procedures set forth in the Murau of Outdoor Recreation The State shall comply victory incorporated into and made a part of this agreement.	ng shing ang sa shing ang sa			
	 The State may use any guith sequirements set forth just of facilities the shall not at the state shall not at t		 Mondiscrimination The State shall not dis in the use of any prope in the shall comply 78 state 241 (1964), and the Interior and contail 	 The State shall not dis that reasonable differe 	Compliance The State shall be responsion or public agency to which i subdivision or public agen of this agreement.	<u>Manual</u> The State shall comply with Manual, Said Manual is he	and the state of t			Attachment 1 (Dec. 1965) to Form BOR 8-92
	Ι.		ч.	4	¥ 11	Ę.				с. /*
			·				-		• · · · · · · •	, Anna ann an Anna an A

The United States of America, represented by the Director, Bureau of Outdoor Recreation, United States Department of the Interior, and the State named above (hereinafter referred to as the State), mutually agree to perform this agreement in accordance with the Land and Water Conservation Fund Act of 1965, 78 Stat. 897 (1964), and with the terms, promises, conditions, plans, specifications, estimates, procedures, project proposals, maps, and assurances attached hereto and hereby made a part hereof. required to pay the United States' share of the costs of the above project stage, based upon the above precentage of assistance. The State hereby promises, in consideration of the promises made by the United States herein, to execute the project described above in accordance with the terms of this The United States hereby promises, in consideration of the promises made by the State herein, to obligate to the State the amount of money referred to above, and to tender to the State that portion of the obligation which is In witness whereof, the parties hereto have executed this agreement as of the date entered below. This agreement is not subject to the provisions of section B.2(d) of the attached General Provisions dated December, 1965. The following special project terms and conditions were added to this agreement before it was signed by the parties hereto: State Liaison Officer (Title) George Gilman (Name) MPSHIRE STATE 2 à THE UNITED STATES OF AMERICA Bureau of Outdoor Recreation United States Department of REGIONAL DIRECTOR N N Signature (Title) the Interior agreement. Date Å

43) Commissioner/State Liaison Officer The United States hereby promises, in consideration of the promises made by the State herein, to obligate to the State the amount of money referred to above, and to tender to the State that portion of the obligation which is required to (herinafter referred to as the State), mutually agree to perform this agreement in accordance with the Land and Water Conservation Fund Act of 1965, 78 Stat. The following special project terms and conditions were added to this agreement before it was signed by the parties hereto: pay the United States' share of the costs of the above project stage, based upon the above percentage of assistance. The State hereby promises, in consideration of the promises made by the United States herein, to execute the project described above in accordance with the terms of this agreement. Fund Grants Manual, and with the terms, promises, conditions, plans, specifications, estimates, procedures, project proposals, maps, and assurances attached hereto or retained by the State and hereby made a part hereof. In witness whereof, the parties hereto have executed this agreement as of the The United States of America, represented by the Director, National Park Service, United States Department of the Interior, and the State named above 897 (1964), the provisions and conditions of the Land and Water Conservation George Gilman nature (Name) (Title) STATE 20 βγ THE UNITED STATES OF, AMERICA BUNSON MAR 2 4 1982 National Park Service United States Department (Signature) date entered below. dert UN of the Interior NPS 10-902 (7-81) Date ВУ · Spi

art 3-00298			went will cons w Hampshire, and turnouts a actrical servi , tent platfor m and final fcal investiga oject.				ents are hereby s agreement: ons dated Decemb 1 State Park III'	
Agreeme			evelop rry, Ne r road em, al elters r desig theolog				ittachm ito thi rovisi roposa tapes S	
LE INTE ttion oject umber			n Newbu access on syst on syst ding si iminary and arc				owing a ated in neral P oject P oject R Sunt Sun	
r OF TH Recrea Fund Pr Jject N		81	nd Eco ark, 1 atton, fuciu Prel tion, e a pa				e folli corpori 1. Gei 2. Pro 3. "Mo	
ARTMENI itdoor ation F	ck III	12/31/ [†]	tate P prepar r dist units signs. inspec			ent		
UNITED STATES DEP Bureau of O ad Water Conserv hire	unt Sunapee State P	Date of Approval to	Department of Reson d at Nount Sumapee i will include: site irilied well and wait struction of cauping its, installation of ect supervision and ities as pecessary of			vered by this Agreen	\$ 121,979.00 \$ 60,989.50 \$ 121,979.00 \$ 60,989.50	
Lar	X	LA.	mpshire mpgroun ements ea, a d is, con is, con t totile g, proj t facil			tage Co	sst port punt this nce thi	
	ject Ti	ject Pe iect Sc	New Ha oup ca improv improv contro dry pi incerin neerin			ject St	ject Cc otal Cc und Sur und Amc ost of Stage ssistar Stage	BOR 8-92
Stat	Pro	Pro	and and and and and and and and and and			Pro	Pro Pro	BOR
- -								
		UNITED STATES DEPARTMENT OF THE INTERIOR Bureau of Outdoor Recreation Land and Water Conservation Fund Project Agreemen New Hampshire Project Number 33 ct Title Nount Sunapee State Park III	UNITED STATES DEPARTMENT OF THE INTERIOR Bureau of Outdoor Recreation Land and Water Conservation Fund Project Agreemen meshire Project Number 33 Kount Sunapee State Park III Date of Approval to 12/31/81 (Description of Project)	UNITED STATES DEPARTMENT OF THE INTERIOR Bureau of Outdoor Recreation bareau of Outdoor Recreation gained Water Conservation Fund Project Agreemen point Sunapee State Park III Date of Approval to 12/31/81 Date of Approval to 12/31/81 Description of Project) re Department of Resources and Economic Developme and at Nount Sunapee State Park, in Newbury, New s will include: site preparation, access road an datilied well and water distribution system, elec- dostruction of camping units including shelters interia, installation of signs. Preliminary design offect supervision and inspection, and archeologic dilities as necessary also are a part of this project	UNITED STATES DEPARTMENT OF THE INTERIOR Bureau of Outdoor Recreation Land and Water Conservation Fund Project Agreement Project Title Nount Sunapee State Park III Project Title Nount Sunapee State Park III Project Scope (Description of Project Number 33- Project Scope (Description of Project) The New Hampshire Department of Resources and Economic Developmen a group camperound at Nount Sunapee State Park, in Newbury, New E and controls, construction of camping units including shelters, tand support facilities as necessary also are a part of this proje	UNITED STATES DEPARTMENT OF THE INTERIOR Bureau of Outdoor Recreation Land and Water Conservation Fund Project Agreement State New Hampehite Project Number 33- Project Title Mount Sunapee State Park III Project Revied Date of Approval to 12/31/81 Project Scope (Description of Project) The New Hampehite Department of Resources and Economic Developmen a group camperation of Project) The New Hampehite Department Sunapee State Park, in Newbury, New I and fup project supervision of State Park, in Newbury, New I and structure and state function, access road and support facilities as necessary also are a part of this projection, and support facilities as necessary also are a part of this projection.	UNITED STATES DEPARTMENT OF THE INTERIOR Bureau of Outdoor Recreation Land and Water Conservation Fund Project Agreement State New Hampehire Project Title Number 33- Project Title Numt Sunapee State Park III Project Feriod Date of Approval to 12/31/61 Project Scope (Description of Project) The Rew Hampehire Department of Resources and Economic Development a group carge out a Mount Sunapee State Park, in Newbury, New B and improvements will Abount Sunapee State Park, in Newbury, New B and improvements will Abount Sunapee State Park, in Newbury, New B and improvements will Abount Sunapee State Park, in Newbury, New B and improvements will Abount Sunapee State Park, in Newbury, New B and improvements will Abount Sunapee State Park, in Newbury, New B and improvements will Abount Sunapee State Park, in Newbury, New B and improvements will Abount Sunapee State Park, in Newbury, New B and improvements will Abount Sunapee State Park, in Newbury, New B and improvements will Abount Sunapee State Park, in Newbury, New B and improvements will Abount Sunapee State Park, in Newbury, New B and improvements will Abound State Park, in Newbury, New B and improvements will Abound State Park, in Newbury, New B and improvements will Abound State Park, in Newbury, New B and appection and impretion, and activation State and appection and impretion appection, and activation appection appection, and activation and activation appection and impretion appection.	UNITED STATRISTOR UNITED STATRISTOR Land and Kater Conservation Fundor Recreation Land and Kater Conservation Fundor Recreation Land and Kater Conservation Fundor Recreation Project Annie 2000 State Reamphilie Project Number 3 2-000% Project Fitle Note of Approval to 12/31/61 Project Number 3 2-000% Project Foriod Date of Approval to 12/31/61 Project Number 3 2-000% Project Scope (Description of Froject) Project Number 3 2-000% Project Scope (Description of Froject) Project Scope (Description of Froject) Date of Approval to 12/31/61 Project Number 3 2000% Project Scope (Description of Froject) Date of Approval to 12/31/61 Project Number 3 2000% Project Scope (Description of Froject) Date of Approval to 12/31/61 Date of Approval to 12/31/61 Project Scope (Description of Englistical of Scope State Provision and Limperation, and Limperatide Scope State, Approved Approved Appoint, and



The United States of America, represented by the Director, Bureau of Outdoor Recreation, United States Department of the Interior, and the State named Recreation, United States Department of the Interior, agree to perform this above (hereinafter referred to as the State), mutually agree to perform this agreement in accordance with the Land and Water Conservation Fund Act of 1965, 78 Stat. 897 (1964), and with the terms, promises, conditions, plans, specifications, estimates, procedures, project proposals, maps, and assurances attached hereto and hereby made a part hereof.	The United States hereby promises, in consideration of the promises made by the State herein; to obligate to the State that portion of the amount of money referred to above, and to tender to the State that portion of the obligation which is above, and to tender to the States that portion of the obligation which is required to pay the United States' share of the costs of the above project required to pay the United States' share of the costs of the above project promises, in consideration of the promises made by the United States herein, promises, in consideration of the prove in accordance with the terms of this agreement. The following special project terms and conditions were added to this agreement before it was signed by the parties hereto: Pre-agreement costs incurred from January 1, 1976 to date of project approval the amount whot to accee \$7,500.00 shall be allowable under this agreement.	Section 3.24 and D.4 of the General Frovisions dated becember, 1965 are not binding upon this project. This Agreement provides for the future allowability of indirect costs at rates negotiated with and approved by the Office of Audit and Investigation of the Department of the Interior. This Agreement is subject to the Clause, dated July 1, 1975, which outlines responsibilities pursuant to the Glean Air and Water Acts. See above half of sheet.	In witness whereof, the parties hereto have executed this agreement as of the date entered below. THE UNTED STATES OF AMERICA By Clifford States Signature Bureau of Outdoor Recreation United States Department of the Interior Date Allower Commission Canada States Department of the Interior Date Allower Commission Canada States Department of the Interior	
si sunanna Si sunanna Annan Si sunanna S			-	