CONSENT OF SHIPYARD

This Consent of Shipyar	d dated	, is made by	, a	corporation (the
"Shipyard"), to a	corporatio	on (the "Shipowner")	and the United	States of America (the
"United States") represented by	the Secretary	of Transportation,	acting by and	through the Maritime
Administrator (the "Secretary") I	oursuant to the	provisions of Title	XI of the Merch	ant Marine Act, 1936,
as amended, the purpose of whic	h is to allow a	nd acknowledge the	assignment of a	ll of the right, title and
interest of the Shipowner in and	to those certai	n construction contra	acts dated as of	, between the
Shipyard and the Shipowner (the	"Construction	Contracts"), in so fa	r as they relate t	to the Vessels, together
with all of the Shipowner's right,	title and intere	st in and to the Vesse	els including the	ir component parts and
equipment, from the Shipowner	to the Secretar	ry under a security a	greement (the "	Security Agreement").
The Shipyard acknowledges that	nt it has receive	ed a true copy of the	form of the Sec	curity Agreement.

Now, therefore, in consideration of the premises and mutual covenants herein contained and other good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, the parties agree as follows:

- 1. The Shipyard hereby acknowledges receipt of notice of and hereby consents and agrees to the aforesaid assignment of, and grant of a security interest in the Construction Contracts and the Vessels including their component parts and equipment in favor of the Secretary pursuant to the Security Agreement;
 - 2. The Shipyard hereby acknowledges, understands and agrees that:
- (a) the Secretary shall, by virtue of the Security Agreement, have no obligation or duty under the Construction Contracts and shall not be required to make any payment due and owing by the Shipowner under the Construction Contracts;
- (b) the Shipyard shall pay any amount coming due to the Shipowner under the Construction Contracts promptly to the Depository for application pursuant to the Security Agreement so long as it shall not have received written notice of the Secretary that the Guarantees shall have been terminated pursuant to Section 3.02(a), (b) or (d) of the Security Agreement and that the Security Agreement is no longer in effect; upon receipt of such notice, the Shipyard shall promptly pay any such moneys to the Shipowner;

(c) except during any period after the St Secretary indicating the existence of a Default under the have notified the Shipyard in writing that such Default I entitled to exercise all of its rights under the Construct receive all of the benefits thereunder, subject to para Construction Contracts and the Vessels had not in an interests under the Security Agreement.	has been cured or waived, the Shipowner shall be tion Contracts with respect to the Vessels and to graph 2(b) hereof, to the same extent as if the			
3. For all purposes of this Consent of Shipyard, unless otherwise expressly provided, all capitalized terms used but not defined herein shall have the meaning ascribed in Schedule X to the Security Agreement.				
IN WITNESS WHEREOF, the undersigned hat the day and year first above written.	s caused this instrument to be duly executed as of			
(SEAL)	BY:			
ATTEST:				