WHEREAS, an elementary school facility known as Central School, has been the property of the Bremerton School District since 1904;

and Whereas, the said school district discontinued the regular use of the facility temporarily in 1964;

and Whereas, the said school district did then assign a portion of the facility to the use of Olympic College on a temporary basis;

and Whereas, it was the general understanding of all concerned that the facility was being assigned only until adequate on campus facilities could be erected at the college;

and Whereas, Chapter 8, Laws: Extraordinary Session of 1967 provided that facilities used by a community college at the time of the passing of the Act are to become the property of the State;

and Whereas, the passage of the said Act places the ownership of the property in dispute between the respective governing boards of the Bremerton School District and Community College District No. 3;

and Whereas, the Board of Trustees recognizes that the facility was not designed for use as a college facility and is therefore unsuited to such use;

and Whereas, the Board of Trustees desires to respect the understanding in effect at the time of the passage of the Act;

and Whereas, the Board of Trustees desires to relinquish all claim to title in and for the said Central School to the Bremerton School District No. 100-C;

and Whereas, the school district does have need for the facility for elementary level educational use,

and Whereas, contracts for additional facilities at the college have been authorized and all financing arranged including the commitment of six hundred thousand dollars ($600,000.00) from the sale of bonds voted by the constituents of the Bremerton School District;

and Whereas, it will be possible within a period of one to five years for the college program being housed in the Central School to be removed to more suitable accommodations on the Olympic College campus;
and Whereas; the school district is willing to permit the college to continue its use of the facility in dispute for a period of five years or until the completion of construction of facilities on the campus on a reasonable basis;

and Whereas, the said Act provides that the Governor of the State of Washington shall have the authority to settle all claims relating to properties in dispute under the terms of the Act;

BE IT THEREFORE RESOLVED THAT:

The Board of Directors of Bremerton School District No. 100-C and the Board of Trustees of Community College District No. 3 do hereby jointly petition the Governor to permit the respective districts to jointly use the Central School facility for a period not to exceed five years after which the title to the property shall remain with the said Bremerton School District No. 100-C.

ATTEST

Dated this ______ day of Bremerton, Washington, County of Kitsap, 1967

Secretary, Board of Directors
School District No. 100-C

Secretary, Board of Trustees
Community College District No. 3