1 2 3 4 5 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 6 AT TACOMA 7 8 NATIVE VILLAGE OF NAKNEK, CASE NO. C14-5740 BHS 9 Plaintiff, ORDER DENYING 10 v. **DEFENDANTS' MOTION FOR** RECONSIDERATION 11 JONES PACIFIC MARITIME, LLC, et al., 12 Defendants. 13 14 This matter comes before the Court on Defendants Harvey Jones and Jones Pacific 15 Maritime, LLC's ("Jones") motion for reconsideration (Dkt. 52). 16 On June 1, 2015, the Court issued an Order releasing the vessel SEAHORSE under 17 certain conditions. Dkt. 50. In that order, the Court explicitly stated that either party may 18 file a motion to modify the conditions if necessary. *Id.* at 3 n.1. On June 15, 2015, Jones 19 filed the instant motion disagreeing with the conditions of release, arguing that the Court 20 was not aware of the practical effects of the conditions, and offering other, less restrictive 21 22

conditions. Dkt. 52. Although Jones' motion is essentially a request to modify the conditions of release, Jones titled the motion as a motion for reconsideration. 3 The Court denies Jones' motion for two reasons. First, the Court declines to recharacterize Jones' motion as a motion to modify the conditions of release. With 5 regard to Jones' burden under a motion for reconsideration, they have failed to show that the Court committed a manifest error of law or that they have discovered new evidence 6 that could not have been brought to the Court's attention with reasonable diligence. 8 Local Rules, W.D. Wash. LCR 7(h)(1). 9 Second, even if the Court considered Jones' motion, Jones fails to support the 10 factual allegations set forth in the motion with any admissible evidence. The Court is 11 unable to modify any conditions based on allegations and/or speculation. Therefore, the 12 Court **DENIES** Jones' motion for reconsideration and will entertain a properly filed and 13 supported motion to modify conditions of release. 14 Dated this 16th day of June, 2015. 15 16 17 United States District Judge 18 19 20 21

22