Attachment I Board of Supervisors Resolution No. 11-379

Sea Mist Farms LLC
Desert Mist LLC
Desert Mist Farms LLC
PLN120746

Before the Board of Supervisors in and for the County of Monterey, State of California

Resolution No. 11-379

SUBJECT: Conduct a Public Hearing and adopt Resolution to

- a. Take action on five (5) Applications to establish Agricultural Preserves and Land Conservation Contracts and twenty (20) Applications to establish Farmland Security Zones and Contracts effective January 1, 2012.
- b. Approve three (3) Applications to establish Agricultural Preserves and Land Conservation Contracts; Partially Approve one (1) Application (No. 2012-025) to establish Agricultural Preserve and Land Conservation Contract (for Parcel II APN 139-101-029 only) and Partially Deny Application No. 2012-025 (for Parcel IV APN 139-101-028); Approve twenty (20) Applications to establish Farmland Security Zones and Contracts; and, rescind Agricultural Preserves and Land Conservation Contract Nos. 73-12, 73-34, 71-51, 72-31 and 89-003 and simultaneously place the property in new Farmland Security Zones and Contracts as applicable to the real property described in Exhibit A "Legal Description" to proposed new Farmland Security Zone Contract Nos. 2012-010, 2012-015, 2012-017, 2012-018 and 2012-019, respectively.
- c. Authorize the Chair to execute Farmland Security Zone Contracts and Land Conservation Contracts.
- d.. Direct the Clerk of the Board to record the Farmland. Security Zone Contracts and Land Conservation Contracts prior to the January 1, 2012 property tax lien date.

(PLN110505/Williamson Act Contract Applications, County-wide)

WHEREAS, the Board of Supervisors finds that the parcels of property hereinafter described in Exhibits "B-2" to "B-26" attached hereto-and made a part hereof, including applications numbered:

AgP No. 2012-002 (George F. Amaral)
AgP No. 2012-004 (Ralph G. Hagle, Jr. & Mary Carol Hagle, Trustees of the Hagle Family
Trust, dated August 17, 1998)
AgP No. 2012-026 (David and Susan Gill Family Trust established 1-26-1983 and Hitchcock

Children's Trust dated 1-11-11)





And

AgP No. 2012-025 (David and Susan Gill Family Trust established 1-26-1983 and Hitchcock Children's Trust dated 1-11-11) per the Agricultural Preserve Review Committee recommendation for approval of Parcel II – APN 139-101-029 only

And

FSZ No. 2012-003 (Lone Oak Land Co., LLC, a California Limited Liability Company) FSZ No. 2012-005 (The 2003 Pura Revocable Trust u/d/t dated November 13, 2003) FSZ No. 2012-006 (Flatland Properties, LLC, a California Limited Liability Company) FSZ No. 2012-007 (The 1998 Franscioni Irrevocable Trust U/T/A dated 11-23-1998 et. al.) FSZ No. 2012-008 (The 1998 Franscioni Irrevocable Trust U/T/A dated 11-23-1998 et, al.) FSZ No. 2012-010 (Sea Mist Farms, LLC & Desert Mist Farms, LLC) FSZ No. 2012-011 (Schween Family - Gabilan Ranch) FSZ No. 2012-012 (Schween Family - Home Ranch) FSZ No. 2012-013 (Schween Family - Whalebone Ranch) FSZ No. 2012-014 (Schween Family –Esperanza Ranch) FSZ No. 2012-015 (Pamela M. Gill, Trustee of the 2001 Pamela M. Gill Revocable Trust) FSZ No. 2012-016 (William R. & Donna A. Vaughan) FSZ No. 2012-017 (The Vaughan Family Trust A and Trust B dated January 13, 1992) FSZ No. 2012-018 (The William D. Massa Revocable Trust UDT dated February 7, 1994) FSZ No. 2012-019 (Cloninger/Boskovich) FSZ No. 2012-020 (The Piini Realty, Inc. Profit Sharing Plan Trust et. al.) FSZ No. 2012-021 (L&W Land Company, Inc.) FSZ No. 2012-022 (L&W Land Company, Inc.) FSZ No. 2012-023 (L&W Land Company, Inc.) FSZ No. 2012-024 (Sakata Ranches, Inc.)

qualify, are consistent with the General Plan of Monterey County, and are suitable for inclusion in an Agricultural Preserve or Farmland Security Zone, it being the intention to establish an Agricultural Preserve or Farmland Security Zone for these parcels, as expressly requested by the property owners of record, and based upon the documents and information contained in Planning File No. PLN 110505, 2012 Williamson Act Contract Applications, incorporated herein by this reference, then

IT IS HEREBY RESOLVED that the properties described in Exhibits "B-3", "B-5" to "B-8", and "B-10" to "B-24," are hereby established as Farmland Security Zones, and the properties described in Exhibit "B-2", "B-4", "B-25" and "B-26" are hereby established as Agricultural Preserves, pending the execution of Contracts by the property owners.

IT IS HEREBY FURTHER RESOLVED THAT Application No. 2012-025 (David and Susan Gill Family Trust established 1-26-1983 and Hitchcock Children's Trust dated 1-11-11) is hereby partially approved (for Parcel II – APN 139-101-029 only) which consists of one parcel of partial row-crop as set forth in Exhibit B-25, Application No. 2012-025, Planning File No. PLN110505, incorporated herein.

IT IS HEREBY FURTHER RESOLVED THAT Application No. 2012-025 (David and Susan Gill Family Trust established 1-26-1983 and Hitchcock Children's Trust dated 1-11-11) is hereby partially denied (for Parcel IV – APN 139-101-028) which consists entirely of river bed and scrub brush and supports no agricultural activity as set forth in Exhibit B-25, Application No. 2012-025, Planning File No. PLN 110505, incorporated herein.

IT IS HEREBY FURTHER RESOLVED THAT Agricultural Preserves and Land Conservation Contract Nos. 73-12, 73-34, 71-51, 72-31 and 89-003 are hereby rescinded and that the subject real property is simultaneously placed into new Farmland Security Zone and FSZ Contracts as applicable to the property described in Exhibit A "Legal Description" to new Farmland Security Zone Contract Nos. 2012-010, 2012-015, 2012-017, 2012-018 and 2012-019, respectively.

IT IS FURTHER RESOLVED that the Chair of the Board is authorized to execute the Farmland Security Zone and Land Conservation Contracts with the property owners and the Clerk of the Board is directed to record the Contracts with the County Recorder prior to the January 1, 2012 property tax lien date.

PASSED AND ADOPTED this 6th day of December, 2011, upon motion of Supervisor Calcagno seconded by Supervisor Salinas, and carried by the following vote, to-wit:

AYES: Supervisors Armenta, Calcagno, Salinas, Parker, and Potter

NOES: None

ABSENT: None

I, Gail T. Borkowski, Clerk of the Board of Supervisors of the County of Monterey, State of California, hereby certify that the foregoing is a true copy of an original order of said Board of Supervisors duly made and entered in the minutes thereof of Minute Book 75 for the meeting on December 6, 2011.

Dated: December 7, 2011

Gail T. Borkowski, Clerk of the Board of Supervisors County of Monterey, State of California

By Doninectonock

PROOF OF SERVICE

I am employed in the County of Monterey, State of California. I am over the age of 18 years and not a party to the within action. My business address is 168 W. Alisal Street, 2nd Floor, Salinas, California.

On December 22, 2011 I served a true copy of the following document:

Resolution No. 11-379 - Agenda Item S-5 on December 6, 2011 - Williamson Act Contract Applications/PLN110505

Appm	
on the	interested parties to said action by the following means:
[]	(BY HAND-DELIVERY) By causing a true copy thereof, enclosed in a sealed enveloped, to be hand-delivered.
[X]	(BY MAIL) By placing a true copy thereof, enclosed in a sealed envelope, for collection and mailing on that date following ordinary business practices, in the United States Mail at the Resource Management Agency Planning Department, 168 W. Alisal Street, 2 nd Floor, Salinas, California, addressed as shown below. I am readily familiar with this business's practice for collection and processing of correspondence for mailing with the United States Postal Service, and in the ordinary course of business, correspondence would be deposited with the United States Postal Service the same day it was placed for collection and processing.
[]	(BY OVERNIGHT DELIVERY) By placing a true copy thereof, enclosed in a sealed envelope, with delivery charges to be billed to the Resource Management Agency, Planning Department, to be delivered by Overnight Delivery.
[]	(BY FACSIMILE TRANSMISSION) By transmitting a true copy thereof by facsimile transmission from facsimile number (831) 757-9516 to the interested parties to said action at the facsimile number(s) shown below.
true an	I declare under penalty of perjury under the laws of the State of California that the foregoing is d correct. Executed on December 22, 2011, at Salinas, California.
	Linda M. Rotharmel

See Attached list.

GEORGE AMARAL PO BOX 1402 GONZALES CA 93926 LONE OAK LAND CO. LLC 295 S MAIN ST STE 600 SALINAS CA 93901 PAUL MONCRIEF, ESQ. JOHNSON & MONCRIEF 295 S MAIN ST SALINAS CA 93901

RALPH G & MARY C HAGLE 630 VIA CON DIOS CARMARILLO CA 93010 MARC & TARA PURA 19834 SPRINGRIDGE TERRACE SALINAS CA 93908 FLATLAND PROPERTIES, LLC 425 ESPINOSA RD SALINAS CA 93907

GARY FRANSCIONI 158 CENTRAL AVE, STE 1 SALINAS CA 93901 JOHN H HINIRICHS JR PO BOX 6100 SALINAS CA 93912-6100 SEA MIST FRAMS, LLC DESERT MIS FRAMS, LLC 313 MAIN STREET STE D SALINAS CA 93901

SCHWEEN FAMILY – GALILAN RANCH 313 MAIN STREET STE D SALINAS CA 93901

PAMELA M GILL 158 CENTRAL AVE, STE 1 SALINAS CA 93901 WILLIAM & DONNA VAUGHAN 158 CENTRAL AVE, STE 1 SALINAS CA 93901

PAUL'S VAUGHAN JR 158 CENTRAL'AVE, STE 1 SALINAS CA 93901 WILLIAM D MASSA %JOHN PIINI REALTY 263 LINCOLN AVE SALINAS CA 93901

COLINGER/BOSKOVICH 313 MAIN STREET STE D SALINAS CA 93901

JOHN PIINI 450 LINCOLN AVE STE 200 SALINAS CA 93902-2652

L&W LAND COMPANY INC PO BOX 88 WATSONVILLE CA 95077-0088 SAKATA RANCHES INC PO BOX 88 WATSONVILLE CA 95077-0088

DAVID GILL AMERICAN FARMS LLC 295 S MAIN STREET STE 600 SALINS CA 93901

COUNTY OF MONTEKER

Refore the Board of Supervisors in and for the FEB 28 '3 32.11173 County of Monterey, State of California

RESOLUTION NO. 73-34-12

REE BOO PACE 58B

Establishing an Agricultural Preserve with Uniform Rules Establishing an Agricultural Preserve with Uniform Rules Including Compatible Uses. . . Martin Produce, and Fedrazzi & Grib. Wm. Dorrance, et ux,

· WHEREAS, the County of Monterey has been requested to establish the herein agricultural preserve; and

WHEREAS, the County of Monterey is authorized to astablish agricultural preserves pursuant to the Galifornia Land Conservation Act of 1965; and

WHEREAS, the procedural requirements to establish an agricultural preserve as required by the Act have been followed; and

WHEREAS, the land to be included within the agricultural preserve is used for the purpose of producing agricultural commodities for commercial purposes and compatible uses; and

WHEREAS, no land is within one mile of any city in the County of Monterey at the time this preserve is created; and

WHEREAS, the following uniform rules shall apply within this preserve;

Compatible uses for land to be included within the agricultural preserve are found to be those set out in Exhibit "A" attached hereto, and made a part hereof.

Grounds for cancellation are those set out in the Land Conservation Act and no other,

NOW, THEREFORE, SE IT RESOLUED, that the following real property located in the County of Monterey, State of Galifornia, being within Monterey County Assessor's Parcel Number(s) 167-031-03, 600-222-00, 600-221-00, 600-220-00, 600-246-00, 600-233-00, 600-234-00, 600-210-00, 500-235-00, 167-011-01 through 107-011-11, 502-944-00, 600-212-00, 600-224-00 and 600-223-00

and being more particularly described in Exhibit "B" attached hereto and made a part hereof, is hereby designated and established as an agricultural preserve within the meaning of and pursuant to the Land Conservation Act of 1965 and shall be known as and referred to as Agricultural Preserve No.

upervisor Church, seconded by Supervisor the foregoing resolution is adopted this 23rd, 197k; by the following vote: On motion of Supervisor

AYES: Supervisors Church, Atteridge, Tavernetti, Branson NOES: None. COUNTY OF MUNIERRY. STATE OF CALIFORNIA. ABSENT: None. Supervisor Poyner abstains.

LERNEST A. MAGGINI, County Clerk and exolicto Clerk of the Board of Supervisor of the County of Mon-

digners my band and the seat of said Board of Supervisors this 23rd day of January

Deputy.

EXHIBIT "A"

LAND CONSERVATION AGREEMENT

COMPATIBLE USES

The following is a list of land uses determined to be compatible with the agricultural use of the land subject to this agreement:

- 1. The drying, packing or other processing of an agricultural commodity usually performed on the premises where it is produced but not including slaughter houses, fertilizer yards, bone yards or plants for the reduction of animal or vegetable
- Structures necessary and incidental to the agricultural use of the land.
- 3. Single family dwellings incidental to the agricultural use of the land for the residence of the owner, and the family of the owner.

Single family dwellings incidental to the agricultural use of the land for the residence of the lessee of the land and the family of the lessee.

- 4. Dwellings for persons employed by owner or leases in the agricultural use of the land.
- 5. An aircraft landing strip incidental to the agricultural use of the land.
- 6. The erection, construction, alteration or maintenance of gas, electric, water or communication utility facilities.
- 7. The erection, construction, alteration or maintenance of radio, television or microwave antennas, transmitters and related facilities.
 - 8. Public or private hunting of wildlife or fishing.
- 9. Public or private hunting clube and accessory structures.
- 10. Public or private rifle and pistol practice range, trap or skeet field, archery range or other similar uso.
 - 11. Public or private riding or hiking trails.

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EXHIBIT "B"

PARCHE II

13

Lot c, SM 1/1 of SE 1/4 and S 1/2 of SM 1/4 of Section 12 in Powdship 16 South, Range 3 East of Mount Diablo Base and Mer-idian, containing 158.54 cores, more or less.

PARCEL II:

A portion of the Guadalupe Rencho Gescribed as Sub-div. 1, convaining 378.92 acres, more or less, as shown upon Map of remultion of a tract of land in adjoining Guadalupe Rancho, as remultion of a tract of land in, by Lou 8. Hare, Co. Surveyor, surveyed for Pedrazzi and Go., by Lou 8. Hare, Co. Surveyor, contorey Go., Galif., filed July 9, 1913 in Volume 1 of Surveys, Monterey County Records, as page 79.

EXCEPTING the interest of the County of Monterey in County Roads.

PARCKI, TIT:

W 1/2 of Section 13;

E 1/2 of Section 14;

3 1/2 of Section 23;

NW 1/4 and W 1/2 of SW 1/4 of Section 24,

. mll in Cownship 16 South, Range 3 Bust of Mount Diablo Base and Meridian.

CONTAINING 1200 acres of Land, more or less.

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EXHIBIT ""

PESCRIPTION:

All that corrain real property situate in the County of Mornercy, of California, described as follows:

In Township Sixteen (16) Douth, Range Three (3) Bast, Meune Diable Moridian:

Of Section 35: The Wholo of Section 35: The Wholo of Section 35: The Southwest Cuarter (SW4)
Of Section 26: The Southwest Cuarter (SW4)
ALSO Lots 1, 2, 3, and 4 of Section 2 in Township 17 South of

SDEDUKURTH Range 3, East of Mount Diablo Maridian.

Situate in the County of Monterey, State of California, to-wit:

Being a portion of Rancho Guadalupe and a part of that certain 250 acre tract of land described in that certain Decree of Distribution entered tract of inne described in that dereal needed, of Distribution entered in the Enter of the Estate of Thomas Chappell, deceased, a cortified copy of which was recorded May 29, 1917 in Volume 164 of Deeds, at page 42, as follows:

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"30 scres of land, being a portion of said tract herein first above described, lying Northerly of the 29.30 acres devised to J. Fred Chappell and the 30.70 nores of land devised to J. M. Chappell and bounded by and the 30.70 nores of land devised to J. M. Chappell and bounded by the line between Lots W and A.l of said Guadalupe Rancho and the East-the line between Lots W and A.l of said Guadalupe Rancho and the East-the line of the lends of said tract herein first above described and the Northorly lines of said 29.30 tract devised to J. Fred Chappell and the Northorly lines of said 29.30 tract devised to J. Fred Chappell and the Northorly therefrom and parallel thereto to include an area of distant Northerly therefrom and parallel thereto to include an area of distant Northerly therefrom and parallel thereto to include an area of distant Northerly therefrom the part of the new road extending from said 30 acres of land, including that part of the new road extending from said Soledad Road; also a portion of said tract herein first above described. Soledad Road; also a portion of said tract herein first above described, Soledad Road; also a portion of said treet herein first above described, containing 12.31 acres of land in the Northerly portion of said tract containing leasterly of the tract devised to Wable Chappell, and hereinafter lying Easterly of the tract devised to William Chappell, being boundee described, said tracts so devised to William Chappell, being boundee by the center line of the new road, running parallel to said Soledad by the center line of the new road, running parallel to said Mahel Chappell the Easterly line of said 12.30 acre tract devised to said Mahel Chappell and by a line of said lastert therefrom and parallel thereto. and by a line sufficiently distant therefrom and parallel thereto, including 12.31 acres of land.

"PARCEL 2":

29.30 acres of the tract of land containing 250 acres, above referred to bounded by the line between Lots M and A.1 of the Guadalupe Rancho and by the Soloded Road and by the center line of a new road leading and by the Soloded Road and by the center line of a new road leading and by the Soloded Road and by the center line of a new road leading from said Soleded Road to the other private road across said tract and from said Soleded Road to make an area by a line sufficiently distant from said Soleded Road to make an area of 29.30 acres of land; and also 12.30 acres of land in the Northerly portion of said tract of land, bounded by said line between Lots M and portion of said Guadalupe Rancho and the Southerly boundary of the Buena All of said Guadalupe Rancho and the Southerly boundary of the Buena Esperanza Rancho and the center line of said private road, running parallel to said Soledad Road, and by a line sufficiently distant Easterly from said line between said Lots M and A.l and parallel thereto to make an area of 12,30 acres of land:

Reginning at the intersection of the line between Lots M and A.1 with the fence on the Easterly side of the Hilltown-Paraiso Road from which a 6" x 6" line post on the Westerly side of said road bears South 40 a 6" x 6" line post on the Westerly side of said road bears South 40 a 6" x 6" line post on the Westerly side of said 15' West, 53.5 feet distant; thence along the Easterly side of said Hilltown-Paraiso Road toward Hilltown, North 39'46' West 92 feet and Hilltown-Paraiso Road toward Hilltown, North 39'46' West 92 feet and North 24'15' West 156 feet to a 4" x 5" fence post; thence leave the North 24'15' West 156 feet to a 4" x 5" fence post; thence leave the road and running North 87'20' East 312.0 feet to a double willow stump road and running North 87'20' East 312.0 feet to a double willow stump inches in diameter in line of the above mentioned Lots M and A.1 and thence along the said line South 10'15' West, 297 feet to the place of beginning. Containing 0.8% across of land, more or less. or beginning. Containing 0.84 acros of land, more or less. Courses all true. Variation 17°20' East, being a portion of Courses all true. Guadalupe Rancho.

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No.00 deros of the tract of land hereinebove referred to, bounded by the line between Lots M and A.l of the duadelupe Rancho and by the Essterly line of said tract of land hereinafter described and by the center line of the new road running parallel to the Soledad Road and by the Northerly line of the 30 acre tract of land distributed to Mae Chappell Thrici by the Decree of Distribution in the matter of the Estate of Thomas Chappell, deceased, containing 40 acres of land, in cluding that part of the new road running parallel to said Soledad Road:

30.70 acres of land bounded by the center line of a private read leading from the Soledad Road to the other private read and by the Easterly line of tract hereinabove referred to and by the said Soledad Road and by a line sufficiently distant Northerly from said Soledad Road to make an area of 30.70 acres of land; also a tract of land containing 12.30 acres of land in the Northerly part of the tract herein above referred to. Easterly of the 12.30 acres of land distributed to J. Fred Chappell (by the Decree of Distribution in the matter of the Estate of Thomas Chappell, deceased) being bounded on the Southwest by the center line of a new road running parallel to the Soledad Road; on the Northwest by the Southeasterly line of the tract distributed to said J. Fred Chappell; on the Northwest by the Southeast by a line of the Emena Esperanza Rancho and on the Southeast by a line parallel to the Southeasterly line of the land distributed to J. Fred Chappell and sufficiently Southeasterly therefrom to include an area Chappell and sufficiently Southeasterly therefrom to include an area of 12.30 mores of land.

"PARCEL 5":

All of those certain parcels of real property comprising 42.31 ecres of land which was by said Decree Thaily distributed to May Chappell Ulrici, otherwise known as Mae Chappell Ulrici, and otherwise known as May Ulrici, the said decedent, and being described in said Decree as follows:

"30 acres of land herein first above described and bounded by the line between Lots E, and A.l of the Guadalupe Rencho and by the Pasterly line of said tract first above described and by the Northerly line of line of said tract first above described and by the Northerly line of the 30 acre tract devised to Nable Chappell, and by a line sufficiently distant therefrom Northerly and parallel thereto to include an area of 30 acres, including that part of the new road leading from said Soledad Road, also 12.31 acres of land in the Northerly part of said tract first hereinabove described, lying Easterly of a 12.31 acre tract devised and bequeathed to said William Chappell, and bounded by the center line of said new road, running parallel to said Soledad Road and by the Easterly line of said trast first hereinabove described and by the Southerly line of the Busna Esperanza Rancho, and by a line Easterly of said 12.31 acres of land, more or less".

(continued)

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30 acres of land, being a portion of 250 acre tract herein first above referred to and bounded by the line between Lots H and A,1 of said tract and the Masterly line of said tract and by the Northerly line of said 30 acre tract devised by said last Will and Testament to William Chappell, and by a line sufficiently distant Mortherly therefrom and parallel thereto to include an area of 30 acres of land, including that part of said new road leading from the said Soledad Road; also 12.30 acres of land in the Mortherly portion of said tract herein first above referred to bounded by the center line of the new road, running parallel to said Soledad Road and by the Southerly line of the Emena Experience Rancho and by the Emsterly line of the 12.30 acre tract deviced by said last Will and Testament to J. E. Chappell, and by a line sufficiently distant Easterly therefrom and parallel thereto a line sufficiently distant Easterly therefrom and parallel thereto to include the said area of 12.30 acres.

EXCEPTING from the hereinbefore Parcel "2" the following described parcel of land to be referred to as Exception (1) particularly described as follows:

BEGINNING at the most westerly corner of said Parcel "2" (29.30 acres) and running along the northeasterly side of River Road

- (1) S. 41° I., 264.0 feet; thence
- (2) S. 65° E., 190.08 feet; thence
- (3) S. 140 151, E., 332,32 feet; thence
- (4) S. 52° E., 126.0 feet; thence leave the northeasterly side of said River Road and running
- (5) N. 41° 25' E., 223.0 feet to the top of an existing bank; thence running along top of bank.
- (6) N. 45° 37' W., 588.0 feet; thence
- (7) N. 39° 30° W., 142.90 feet; thence
- (8) N. 29° 25' W., 182.14 feet to station in the northwesterly boundary of said Parcel "2" (29.30 acres); thence leave top of bank and running along last mentioned boundary
- (9) S. 41 25' W., 340.0 feet to the place of beginning.

Containing an area of 5.44 acres of land.

Courses all true,

ALSO EXCEPTING from said Parcel "2" that certain 0.84 agre tract of land herein before described in Parcel "2" to be referred to as Exception (2),

Leave a total area of 246.08 acres of land for establishment of an agricultural preserve and application for land conservation contract.

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EXHIBIT '99

MARCEL I

All that certain real property situate in the County of Monterey, State of Galifornia, described as follows:

East half $(\Sigma1/2)$ and East half of Southwest quarter $(\Sigma1/2 \text{ of SN } 1/4)$ of Section 24; North half (M/2) of Section 25; Northeast quarter (M/2)/4) of Section 26;

all in Township 16 South, Range 3 East, of Mount Diablo Base and Meridian.

Lots 5, 6, 10, 11, 12, 13, 14 and 15 of Section 19; Lots 1, 2 and East half of Northwest quarter (El/2 of NVI/4) of Section 30, all in Township 16 South, Range 4 of Mount Diable Base and Meridian.

CONTAINING 1405.39 acres of land, more or less.

Parcel "I

All that real property situate in the County of Monterey, State of California, described as follows:

South half of the Southeast quarter (\$1/2 of SE 1/4) and the Northeast quarter of the Southeast quarter (NE 1/4 of SE 1/4) of Section 13, in Township 16 South, hange 3 East of Nount Dieble Meridian, Commission 120 acres of land, more or less.

ALL of Lote One (1), Four (4), Five (5), Eight (8) and Northeast quarter of Southwest Quarter (NE 1/4 of SN 1/4) of Section 18, in Township 16 South of Range 4 East of Mount Diablo Meridian in the Gounty of Monterey, State of California, CONTAINING 140.41 acree, more or less.

100 182 121

LAND CONSERVATION CONTRACT

THIS CONTRACT made and entered into this 12th day of February 1973, by and between the COUNTY OF MONTEREY, a political subdivision of the State of California, hereinafter called "County" and EMOS D. FEDRAZZI, ALFRED B. PEDRAZZI and PAUL V, FEDRAZZI. hereinafter called "County".

WITNESSETH!

WHEREAS, Owner possesses certain real property located within the County of Monterey, State of California, which is presently devoted to the production of food and fibre and is described in Exhibit A strached hereto and made a part hereof; and

WHEREAS, the property is located in an agricultural preserve (No. $\frac{73-12}{73-36-12}$) heretofore established by Gounty by Resolution ; and

WHEREAS, both Owner and County desire to limit the use of the property to agricultural and compatible uses;

NOW, THEREFORE, County and Owner agree as follows:

CONTRACT SUBJECT TO CALIFORNIA LAND CONSERVATION ACT OF 1965, AS AMENDED.

This contract is entered into pursuant to Chapter 7 (commencing with Section 51200) of Part 1, Division 1, Title 5 of the Government Code, which is known as the California Land Conservation Act of 1965, or as the Williamson Act. This contract is subject to all of the provisions of this act including any amendments thereto which may be enacted from time to time.

2. RESTRICTION ON USE OF PROPERTY

During the term of this contract, and any and all renewals thereof, the property described in Exhibit A shall not be used by Owner, or Owner's successors in interest, for any purpose other than the production of food and fibre for commercial purposes and uses compatible thereto. A list of all such compatible uses is set forth in Exhibit B, attached hereto and by this reference incorporated herein. County, by uniform rule adopted by the Board of Supervisors of County, may from time to time during the term of this contract and all renewals thereof, add to the list of compatible uses which shall be uniform throughout the agricultural preserve in which the property in Exhibit A is located; provided, however, County may not during the term of this contract or any renewal thereof, without the prior written consent of Owner, remove any of the compatible uses for the subject property which are set forth in Exhibit B. The previsions of this contract and any uniform rule supplementing the list of compatible uses are not intended to limit or supersade the planning and zoning powers of County.

3. TERM OF CONTRACT

This contract shall become effective on the 28th day of

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February, 1973, and shall remain in full force and effect for an initial term of twenty years. The initial term of twenty years shall be measured commencing as of the first day of January next succeeding the date of execution. Each succeeding first day of January shall be deemed to be the annual renewal date of this contract. This contract shall be automatically renewed on each succeeding January 1 and one additional year shall be added automatically to the initial term unless notice of nonrenewal is given as provided in paragraph 4.

4. NOTICE OF NONRENEWAL

- (a) If either party desires in any year not to renew this contract, that party shall serve written notice of nowenewal upon the other party in advance of the annual renewal date of this contract. Unless such written notice of nonrenewal is served by Owner at least 90 days prior to the renewal date, or by County at least 60 days prior to the renewal date, this contract shall be considered renewed as provided in paragraph 3 above.
- (b) If either party serves written notice of nonrenewal in any year within the time limits of (a) above, this contract shall remain in effect for the balance of the period remaining since the original execution or the last renewal of this contract, as the case may be.

5. NO COMPENSATION

Owner shall not receive any payment from County in consideration of the obligations imposed under this contract, it being recognized and agreed that the consideration for the execution of this contract is the substantial benefit to be derived therefrom, and the advantage that may accrue to Owner as a result of the effect upon the assessed value of the property on account of the restrictions on the use of the property contained herein.

6. SUCCESSORS IN INTEREST

This contract and the restrictions imposed hereunder shall run with the property described in Exhibit A and shall be binding upon the heirs, executors, administrators, trustees, successors, and assigns of Owner. This contract shall also be transferred from County to any succeeding city or county acquiring jurisdiction over the property described in Exhibit A. On the completion of annexation proceedings by a city, that city shall succeed to all rights, duties and powers of the County under this contract for that portion of the property described in Exhibit A annexed to the city.

7. DIVISION OF LAND

The property described in Exhibit A shall not be divided without the written approval of the County first had and obtained. This contract is divisible in the event the property described in Exhibit A is divided. Owner agrees to submit any proposed division to County for its approval and County, if it approves said division, shall, as a condition of its approval of the division, require the execution by Owner of contract identical to this contract on each parcel created by the division. Owner agrees to execute such contract.

8. CONDEMNATION

When any action in eminent domain for the condemnation of the fee title of any land described in Exhibit A is filed or when such

land is acquired in lieu of eminent domain for a public improvement by a public agency or person, or whenever there is any such action or acquisition by the federal government, or any person, instru-mentality or agency acting under authority or power of the federal government, this contract becomes null and void as to the land actually being condemned or so acquired as of the date the action is filed or so acquired.

CANCELLATION

This contract may be cancelled by the mutual agreement of the parties hereto and the approval of the State of California in the manner provided in this paragraph. It is understood by the parties hereto that the existence of an opportunity for another use of the property shall not be sufficient reason for the cancellation of this contract. A potential alternative use of the property may be considered only if there is no proximate non-contracted land suitable for the use to which it is proposed that this property be put. The parties further understand that the uneconomic character of an existing agricultural use shall not be sufficient reason for cancellation of this contract, but may he considered only if there is no other reasonable or comparable agricultural use to which the land may be put.

- (a) Upon the written request of Owner to cancel this contract, the Board of Supervisors of the County of Monterey may adopt a resolution consenting to such request. Prior to the adoption of a resolution consenting to the request of the landowner to cancel this contract, the Board of Supervisors of County shall hold a public hearing on the matter. Notice of the hearing shall be mailed to each and every owner of property under contract within the agricultural preserve in which the property described in Exhibit A is located, and shall be published pursuant to Section 6061 of the Government Code. If at the hearing, or prior thereto, the owners of 51 percent of the acreage under contract in the agricultural preserve protest the cancellation of this contract, the Board of Supervisors shall not consent to cancel this contract.
- (b) If the Board of Supervisors adopts a resolution consenting (b) If the Board of Supervisors adopts a resolution consenting to the request of Owner to cancel this contract, the parties shall request that the cancellation be approved by the State Director of Agriculture upon the recommendation of the State Board of Agriculture. The State Board of Agriculture may recommend and the State Director of Agriculture may approve the cancellation only if they find: (1) The cancellation is not inconsistent with the purposes of the California Land Conservation Act of 1965 as amended; and (2) the cancellation is in the public interest. and (2) the cancellation is in the public interest.
- (c) The provisions of sub-paragraph (b) of this paragraph 9 relating to the State Board of Agriculture and the Director of Agriculture shall be applicable only if both the State Board and the State Director consent to act as described hereia. If either the State Board or the State Director fail or refuse to act within 60 days after being requested to do so, the Board of Supervisors of the County of Monterey shall act in the place and stead of the State Board and State Director and shall make all findings and decisions required by sub-paragraph (b).

LIABILITY OF OWNER UPON CANCELLATION

- (a) Prior to any action by the Board of Supervisors giving tentative approval to the cancellation of this contract, the County Assessor shall determine the full cash value of the land as though it were free of the contractual restrictions imposed by this contract. The Assessor shall multiply such value by the most recent county ratio announced pursuant to Section 401 of the Revenue and Taxation Code, and shall certify the product to the Board of Supervisors as the cancellation valuation of the land for the purpose of determining the cancellation fee. The Board of Supervisors shall thereafter and prior to giving tentative approval to the cancellation of this contract determine and certify to the County Auditor the amount of the cancellation fee which the Owner must pay the County Treasurer as deferred taxes upon cancellation. That fee shall be an amount equal to 50 percent of the cancellation value of the property; provided, however, if after the date this contract was initially entered into the publicly announced County ratio of assessed to full cash value is changed, the percentage paymont shall be changed so no greater percent of full cash value will be paid then would have been paid had there been no change in ratio. It is agreed by the parties hereto that the publicly announced County ratio at the time this contract is executed is 25 percent of full cash value. cash value.
- (b) If the State Board of Agriculture recommends that it is in the public interest to do so, and the State Director of Agriculture so finds, the Director may waive any such payment or any portion thereof, or may make such payment or portion thereof, contingent upon the future use made of the property and its economic return to Owner for a period of time not to exceed the unexpired term of the contract had it not been cancelled, provided: (i) the cancellation is caused by an involuntary transfer or change in the use which may be made of the property and the property is not immediately suitable, nor will be immediately used, for a purpose which produces a greater economic return to Owner; and (ii) County has recommended to the State Board of Agriculture that no such payment be required or that the deferment of such payment or portion payment be required or that the deforment of such payment or portion thereof be allowed, and the board of Supervisors has determined it is in the best interests of the public conservation of agricultural land and that such payment be either deferred or not required.
- (c) The provisions of sub-paragraph (b) of this paragraph 10 relating to the State Board of Agriculture and the Director of Agriculture shall be applicable only if the State Board and the State Director both consent to act as described herein. If either the State Board or the State Director fail or refuse to act within 60 days after being requested to do so, the Board of Supervisors of the County of Monterey shall act in the place and stead of the State Board and the State Director and shall make all findings and decisions required by sub-paragraph (b).
- (d) Owner shall make payment of the cancellation fee in full prior to the cancellation becoming effective.

11. NOTICES

All notices required or permitted by this contract shall be All notices required or permitted by this contract shall be given in writing and may be mailed or delivered in person. If mailed the address of Owner-shall be the last known address on the sasessment records of County, and County's address shall be In Care of Board of Supervisors, Courthouse, Salinas, California, and deposit in the mail, postage prepaid, shall be desmed receipt thereof.

REEL 830 PAGE. 598

12. COSTS OF LITICATION

In case County shall, without any fault on its part, be made a party to any litigation commenced by or against Owner, then Owner shall and will pay all costs and reasonable attorneys' fees incurred by or imposed upon County by or in connection with such litigation, and Owner shall and will pay all costs and reasonable attorneys' fees which may be incurred or paid by County in enforcing the covenants and agreements of this contract.

. IN WITNESS WHEREOF the parties hereto have caused this contract to be executed; by Owner on February 12, 1973 and by County on Addition 12 1873.

COUNTY OF MONTEREY

Chairman Board of Supervisors

STATE OF CALIFORNIA BE

On this /3Th day of Jelling, 1973, before me, ERNEST A. MAGGINI, County Glerk of the County of Monterey, and ex-officio Clerk of the Board of Supervisors and of the Superior Court, in and for said County and State, personally appeared as the County of Monterey, and known to said Board of Supervisors of the County of Monterey, and known to me to be the person who executed the within instrument on behalf of said political subdivision, and schnowledged to me that such County of Monterey executed the same.

ERNEST A. MAGGIRI, County Clerk and ex-officio Clerk of the Board of Supervisors of Montarey County, State of California.

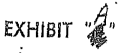
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Milited B, regrazzi

OWNER

REEL 830 MCC. 599

STATE OF CALIFORNIA BE COUNTY OF KONTEREX
On this 12th day of February ,19 73 , before me
the County of Monterey , State of California,
residing therein, duly commissioned and sworn, personally appeared
Enon D. Padrazzi, Alfred B. Pedrazzi and Paul V. Pecrazzi
known to me to be the person whose names are subscribed to the
within instrument and acknowledged to me that the executed the same.
IN WITNESS WHEREOF I have hereunto set my hand and affixed my
official seal in the County of Monterey the day and year
in this certificate first above written.
Notary Public in and for the County of Monterey State of California.
My Commission Expires October 5, 1974.
OFFICIAL SEAL DELLA R. HAGESTAD WOTAST PROLOCALIDOPHIA REINCIPAL OFFICE IN MONTEST COUNTY WHY Committudes Deples Catabor 5, 1974



MEL 830 MAGE 600

MARCHE I

All that certain real property signate in the County of Montarey, State of California, described as follows:

East half (11/2) and East half of Southwest quarter (E1/2 of SW 1/4) of Section 24; Northeast quarter (NE1/4) of Section 26;

all in Township 16 South, Range 3 East of Mount Diablo Base and Maridian.

Love 5, 5, 10, 11, 12, 13, 14 and 15 of Section 19; Lots 1, 2 and East half of Northwest quarter (E1/2 of Nil/4) of Section 30, all in Township. 16 South, Mange 4 of Mount Diablo Base and Meridian.

CONTAINING 1405.39 acres of land, more or less.

PARCEL II

All that real property situate in the County of Monterey, State of California, described as follows:

South half of the Southeast quarter (51/2 of SE 1/4) and the Northeast quarter of the Southeaut quarter (68 1/4 of SE 1/4) of Section 13, in Township 16 South, Range 5 East of Nount Diable Meridian, COMMAINING 120 neres of land, more or less.

ALL of Lots One (1), Four (4), Five (5), Hight (8) and Northeast quarter of Southwest quarter (NE 1/4 of SW 1/4) of Section 18, in Township 16 South of Range 1. East of Mount Diablo Meridian in the County of Monterey, State of California, CONTAINING 140,41 acres, more or less.

Day

KLEL 830 MGE 601

EXHIBIT "B"

LAND CONSERVATION ACREEMENT

COMPATIBLE USES

The following is a list of land uses determined to be compatible with the agricultural use of the land subject to this agraement:

- l. The drying, packing or other processing of an agricultural commodity usually performed on the premises where it is produced but not including slaughter houses, fertilizer yards, bene yards or plants for the reduction of animal or vegetable matter.
- 2. Structures necessary and incidental to the agricultural use of the land.
- 3. Single family dwellings incidental to the agricultural use of the land for the residence of the owner, and the family of the owner.

Single femily dwellings incidental to the agricultural use of the land for the residence of the lesses of the land and the family of the losses.

- $4.\,$ Dwellings for persons employed by owner or lessee in the agricultural use of the land.
- 5. An eircraft landing strip incidental to the agricultural use of the land.
- 6. The erection, construction, alteration or maintenance of gas, electric, water or communication utility facilities.
- The erection, construction, alteration or maintenance of radio, television or microwave antennas, transmitters and related facilities.
 - 8. Public or private hunting of wildlife or fishing.
- 9. Public or private hunting clubs and accessory structures.
- 10. Public or private rifle and pistol practice range, trup or skeet field, archery range or other similar use.
 - Il. Public or private riding or hiking trails.

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