RECORDING REQUESTED BY AND WHEN RECORDED RETURN TO:

Sonoma County Board of Supervisors 575 Administration Drive, Room 100A Santa Rosa, CA 95403-2881

Record free per Gov. Code 27383 Documentary Transfer Tax: \$0. Revenue and Taxation Code Section 11922: Deed to a Public Entity Exempt from SB2 fee per GC 27388.1 (a) (2); executed or recorded by a government agency

GRANT DEED OF AGRICULTURAL EASEMENT AND COVENANT (Farm Family Housing)

This Grant Deed of Agricultural Easement and Covenant (hereinafter "Easement") is made by and between Philip Jensen and Simone Katherine Gros-Balthazard, Husband and Wife (hereinafter collectively "**GRANTOR**"), and the County of Sonoma, a political subdivision of the State of California (hereinafter "**COUNTY**"), at Santa Rosa, California.

RECITALS

A. **GRANTOR** is the owner of that certain real property located in the unincorporated area of Sonoma County, California, at 1576 Dry Creek Road, Healdsburg, Assessor's Parcel No. 089-030-017, and more particularly described in Exhibit "A," attached hereto and incorporated herein by this reference (hereinafter "the Property").

B. The Property is designated "Land Intensive Agriculture" in the Sonoma County General Plan (hereinafter "the General Plan") and "LIA (Land Intensive Agriculture)" in the Sonoma County Zoning Ordinance (hereinafter "the Zoning Ordinance") and is subject to a California Land Conservation Act contract. The Land Intensive Agriculture General Plan land use category and the LIA (Land Intensive Agriculture) in the Sonoma County Zoning district allow one detached farm family dwelling unit per agricultural parcel, provided that (1) the parcel is subject to a California Land Conservation Act contract, and (2) the owner of the parcel voluntarily offers an agricultural easement to **COUNTY** having a term equal to the useful life of the structure, but in no event less than twenty (20) years, and a covenant acknowledging that in the event the agricultural use on the parcel is terminated, the farm family dwelling unit shall become a non-conforming residential use.

C. GRANTOR filed Application ZPE24-0203 ("**GRANTOR's** Application") with **COUNTY** to construct or place one (1) detached farm family dwelling unit on the Property (hereinafter "the Farm Family Dwelling Unit"). As part of **GRANTOR's** Application, **GRANTOR** offered to grant **COUNTY** an agricultural easement and covenant over the Property.

D. After consideration of **GRANTOR's** offer, **COUNTY's** Director of Permit and Resource Management determined that approval of **GRANTOR's** Application would be consistent with the General Plan and the Zoning Ordinance if accompanied by this Easement.

E. COUNTY's Board of Supervisors concurred with the determination of **COUNTY's** Director of Permit and Resource Management and agreed to accept this Easement.

F. GRANTOR acknowledges that this Easement is being granted to **COUNTY** in consideration of **COUNTY's** approval of **GRANTOR's** Application.

G. Acceptance of the interest in real property conveyed herein is consistent with the General Plan.

OPERATIVE PROVISIONS

NOW, THEREFORE, in consideration of the recitals set forth above and the mutual covenants, terms, conditions, and restrictions contained herein, **GRANTOR** and **COUNTY** covenant and agree as follows:

1. <u>Grant</u>. GRANTOR hereby grants, delivers, and conveys to **COUNTY** an agricultural easement and covenant over the Property of the nature and character and to the extent hereafter expressed. This Easement shall be for the benefit of the public generally, as represented by **COUNTY's** Board of Supervisors.

2. <u>Purpose</u>. The purpose of this Easement is to protect and preserve the resource value, agricultural viability, and productiveness of the Property, and to ensure that the Property continues in agricultural use throughout the term of this Easement (hereinafter "the agricultural purpose of this Easement").

3. <u>Permitted Uses</u>. **GRANTOR** shall confine the use of the Property exclusively to activities and uses that are consistent with the agricultural purpose of this Easement. In so doing, **GRANTOR** is expressly authorized to undertake any of the following activities and uses on the Property, provided that such activities and uses are undertaken in a manner that is consistent with the agricultural purpose of this Easement, and provided further that all applicable federal, state, and local statutes, ordinances, rules, and regulations are complied with and all necessary governmental approvals and permits are properly obtained:

(a) Maintaining any of the following residential uses:

(1) One detached single family dwelling unit (hereinafter "the Main Residential Dwelling Unit"), in accordance with the provisions of the agricultural zoning district governing the Property.

(2) The Farm Family Dwelling Unit, in accordance with the provisions of the agricultural zoning district governing the Property, provided that the Farm Family Dwelling Unit is:

(A) Incidental to the Main Residential Dwelling Unit in terms of size, location, and architecture; and

(B) Not leased, subleased, rented, subrented, or sold separately from the Main Residential Dwelling Unit; and

(C) Occupied by members of the farm operator's family.

(3) Any agricultural employee or farmworker housing permitted with or without a use permit by the provisions of the agricultural zoning district governing the Property.

(b) Engaging in any agricultural activity or use permitted with or without a use permit by the provisions of the agricultural zoning district governing the Property, in accordance with those provisions and sound, generally accepted agricultural and soil conservation practices.

(c) Constructing new buildings, structures, and other improvements, including, but not limited to, residential and agricultural buildings, fences, access roads, water sources, and sewage disposal leaching systems, in connection with activities and uses permitted under this Easement.

(d) Maintaining and repairing existing buildings, structures, and other improvements, including, but not limited to, residential and agricultural buildings, fences, access roads, water sources, and sewage disposal leaching systems, in connection with activities and uses permitted under this Easement. In the event of destruction, deterioration, or obsolescence of any improvement, whether existing on the effective date of this Easement or constructed subsequently pursuant to the provisions hereof, **GRANTOR** may reconstruct or replace same with ones of similar size, function, capacity, and location, subject to the provisions of the agricultural zoning district governing the Property and any other applicable provisions of the Sonoma County Code.

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(e) Continuing easements related to the Property recorded prior to the effective date of this Easement, modifying such easements, and granting new easements relating to the Property.

(f) Undertaking conservation projects that promote soil stabilization and reduce erosion.

(g) Utilizing government approved agricultural chemicals such as fertilizers and pesticides in those amounts and with that frequency of application necessary to accomplish reasonable agricultural results within government regulations and guidelines, provided that such use shall be carefully administered near surface water and during periods of high groundwater.

(h) Controlling predatory and problem animals by selective control techniques consistent with policies promulgated by **COUNTY's** Agricultural Commissioner.

(i) Managing the Property and its resources in accordance with agriculturally accepted farm and ranch management practices.

4. <u>Prohibited Uses</u>. GRANTOR shall not undertake any activity or use on the Property that is inconsistent with the agricultural purpose of this Easement. Further, GRANTOR is expressly prohibited from undertaking any of the following activities and uses on the Property:

(a) Establishing any residential, commercial, or industrial activity or use that would detract from the agricultural use on the Property.

(b) Constructing, reconstructing, replacing, repairing, or maintaining any building, structure, or other improvement, except as otherwise provided in this Easement.

(c) Altering the surface or contour of the land in any manner whatsoever, including, but not limited to, excavating or removing soil, sand, gravel, rock, or sod, except in connection with activities and uses permitted under this Easement.

(d) Degrading or eroding the soil or polluting any surface or sub-surface waters, provided that this prohibition shall not be construed as preventing the use of agricultural chemicals such as fertilizers and pesticides in connection with activities and uses permitted under this Easement so long as such use is undertaken in accordance with the provisions of this Easement.

(e) Dumping or accumulating trash, ashes, garbage, waste, junk, non-operative vehicles, or other unsightly or offensive materials, provided that this prohibition shall not be construed as preventing the placement or storage of agricultural products and by-products on the land so long as such placement or storage is consistent with law, public health, and sound agricultural practices.

(f) Exploring for or developing and extracting minerals and hydrocarbons by any mining method, surface or otherwise.

5. <u>Term</u>. The term of this Easement shall commence upon the recordation of this Easement and shall continue for so long as the Farm Family Dwelling Unit is in existence, regardless of its use, or for twenty (20) years, whichever is longer. Upon the expiration of the term of this Easement, if requested by **GRANTOR**, **COUNTY** shall record an instrument acknowledging such expiration.

6. <u>Consistent General Plan and Zoning Designations</u>. COUNTY may maintain the Property in an agricultural general plan land use category and agricultural zoning district that are consistent with the agricultural purpose of this Easement.

7. <u>Effect of Termination of Agricultural Use</u>. GRANTOR acknowledges that in the event that the agricultural use on the Property is terminated, the Farm Family Dwelling Unit shall become a legal nonconforming residential use subject to the nonconforming use provisions of the Zoning Ordinance.

8. <u>Limitation on Division</u>. GRANTOR shall not divide the Property by subdivision, lot line adjustment, or other means, including, but not limited to, gaining recognition of previously unrecognized parcels created by patent or deed conveyances, subdivisions, or surveys, in a manner that would result in the Farm Family Dwelling Unit being located on a separate parcel from the Main Residential Dwelling Unit. This prohibition against division of the Property shall be inapplicable to (i) divisions necessary for public acquisition, (ii) divisions necessary for the voluntary conveyance of all or a portion of the Property to a government or non-profit entity exclusively for conservation or public access purposes, and (iii) leases for agricultural purposes.

9. <u>Costs and Liabilities</u>. GRANTOR agrees to bear all costs and liabilities of any kind related to the operation, upkeep, and maintenance of the Property, and to defend, indemnify, hold harmless, and release COUNTY, its officers, agents, and employees, from and against any and all actions, claims, damages, liabilities, or expenses that may be asserted by any person or entity, including GRANTOR, relating thereto. GRANTOR and COUNTY intend and agree that COUNTY shall have no responsibility whatsoever for the operation of the Property, the monitoring of hazardous conditions thereon, or the protection of GRANTOR, the public, or any third parties from risks relating to conditions on the Property, and GRANTOR agrees to defend,

indemnify, hold harmless, and release **COUNTY**, its officers, agents, and employees, from and against any and all actions, claims, damages, liabilities, or expenses that may be asserted by any person or entity, including **GRANTOR**, relating thereto. Without limiting the foregoing, **COUNTY** shall not be liable to **GRANTOR** or any other person or entity in connection with any entry upon the Property pursuant to this Easement, or on account of any claim, liability, damage, or expense suffered or incurred by or threatened against **GRANTOR** or any other person or entity, except as such claim, liability, damage, or expense is the result of **COUNTY's** sole active negligence or sole willful misconduct.

10. <u>Enforcement and Inspection</u>. **GRANTOR** intends and hereby specifically provides that **COUNTY** shall have the right to enforce this Easement, and that **COUNTY** shall have the right to enter upon the Property at any time for the purpose of inspection to ensure protection of its rights hereunder after giving twenty-four hours prior notice to **GRANTOR**.

11. <u>**Remedies for Breach.**</u> With respect to **COUNTY's** remedies for **GRANTOR's** breach of this Easement, **GRANTOR** and **COUNTY** agree as follows:

(a) In the event of a violation or threatened violation by **GRANTOR** of any provision of this Easement, COUNTY shall give notice to GRANTOR of the violation and demand that GRANTOR take corrective action to cure the violation. If GRANTOR fails to cure the violation within thirty (30) days after notice of the violation is given, or, under circumstances where the violation cannot reasonably be cured within a thirty (30) day period, GRANTOR fails to begin curing the violation within the thirty (30) day period or fails to continue diligently to cure the violation until finally cured, COUNTY may institute a suit to enjoin and/or recover damages for the violation and/or to require the restoration of the Property to the condition that existed prior to the violation. If COUNTY reasonably determines that circumstances require immediate action to prevent or mitigate significant damage to the Property, COUNTY may pursue its remedies under this paragraph without waiting for the cure period to expire. COUNTY's rights under this paragraph shall apply equally in the event of either actual or threatened violations of the provisions of this Easement, and GRANTOR agrees that COUNTY's remedies at law for any violation of the provisions of this Easement are inadequate and that COUNTY shall be entitled to the injunctive relief described in this paragraph, both prohibitive and mandatory, in addition to such other relief, including damages, to which COUNTY may be entitled, including specific performance of the provisions of this Easement, without the necessity of proving either actual damages or the inadequacy of otherwise available legal remedies.

(b) Enforcement of the provisions of this Easement shall be at the discretion of **COUNTY**, and any forbearance by **COUNTY** to exercise its rights under this Easement in the event of a violation or threatened violation by **GRANTOR** of any provision of this Easement shall not be deemed or construed to be a waiver by **COUNTY** of such provision or of any subsequent violation or threatened violation of the same or any other provision of this Easement. Any

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failure by **COUNTY** to act shall not be deemed a waiver or forfeiture of **COUNTY's** right to enforce the provisions of this Easement in the future.

(c) Inasmuch as the actual damages that would result from damage to the Property caused by a violation or threatened violation by **GRANTOR** of any provision of this Easement are uncertain and would be impractical or extremely difficult to measure, **GRANTOR** and **COUNTY** agree that the damages shall be measured as follows:

(1) For an improvement prohibited by this Easement, an amount equal to the product of (A) the market value of the improvement, (B) the length of time that the improvement exists on the Property (calculated as the fraction obtained by taking the number of calendar days the improvement exists on the Property divided by 365), and (C) the then current interest rate for post judgment interest; and

(2) For a change in use prohibited by this Easement, whether or not it involves an improvement, an amount equal to any economic gain realized by **GRANTOR** because of the change in use; and

(3) For a change in use prohibited by this Easement, whether or not it involves an improvement and where there is no measurable economic gain realized by **GRANTOR**, the product of (A) the cost of restoration, as set forth in a written estimate by a qualified person selected by **COUNTY**, (B) the length of time that the prohibited use continues on the Property (calculated as the fraction obtained by taking the number of calendar days the prohibited use continues on the Property divided by 365), and (C) the then current interest rate for post judgment interest.

(d) If COUNTY, in the notice to GRANTOR, demands that GRANTOR remove an improvement, discontinue a use, or both and claims damages from such improvement and/or use, then GRANTOR may mitigate damages by fully complying with COUNTY's notice within the cure period. In the event of such full and timely compliance, COUNTY shall not be entitled to damages for the violation specified in the notice. In the event of litigation arising out of the notice, brought either by GRANTOR or COUNTY, in which GRANTOR prevails, then GRANTOR shall be entitled to economic damages; provided that neither COUNTY nor GRANTOR shall be entitled to damages where COUNTY has not claimed damages in its notice.

(e) The remedies set forth in this paragraph are not intended to displace any other remedy available to either party as provided by this Easement or applicable law.

12. <u>Acts Beyond GRANTOR's Control</u>. Nothing contained in this Easement shall be construed to entitle COUNTY to bring any action against GRANTOR for any injury to or change in the Property resulting from causes beyond GRANTOR's control, including, but not limited to,

fire, flood, storm, and earth movement, or from any prudent action taken by **GRANTOR** under emergency conditions to prevent, abate, or mitigate significant injury to the Property resulting from such causes so long as such action, to the extent that **GRANTOR** has control, is designed and carried out in such a way as to further the agricultural purpose of this Easement. Nothing contained in this Easement is intended to deprive **GRANTOR** of all reasonable economically viable use of the Property, and this Easement shall not be construed to deprive **GRANTOR** of all such use.

13. <u>Warranty of Ownership</u>. GRANTOR warrants that he is the owner in fee simple of the Property, and that at the time of the conveyance of this Easement the Property is not subject to any deeds of trust other than the deeds of trust identified in Exhibit "B," attached hereto and incorporated herein by this reference, whose trust deed beneficiaries have in Exhibit "B" consented to this Easement, agreed to subordinate their respective interests in the Property to this Easement, and covenanted that any sale made under the provisions of the respective deeds of trust shall be subject to this Easement.

14. Access and Control. Except as otherwise provided in this Easement, GRANTOR retains the exclusive right of access to and control over the Property. Nothing contained in this Easement shall be construed as affording the public a right of access to any portion of the Property or precluding GRANTOR's right to grant access to third parties across the Property, provided that such access is allowed in a reasonable manner and is not inconsistent with the agricultural purpose of this Easement.

15. <u>Additional Uses</u>. **GRANTOR** and **COUNTY** intend and agree that this Easement shall confine the use of the Property to the uses enumerated herein and such other uses as **COUNTY** may determine do not conflict with the agricultural purpose of this Easement.

16. <u>Amendment</u>. If circumstances arise under which an amendment or modification of this Easement would be appropriate, **GRANTOR** and **COUNTY** may mutually agree to amend or modify this Easement, provided that any such amendment or modification is in writing and signed by both **GRANTOR** and **COUNTY**, and is consistent with the agricultural purpose of this Easement. No amendment or modification of this Easement shall take effect unless and until it is recorded in the office of the Sonoma County Recorder.

17. Interpretation and Construction. It is the intention of the parties that this Easement shall be liberally construed to effectuate the agricultural purpose of this Easement. If any provision of this Easement is found to be ambiguous, an interpretation consistent with the agricultural purpose of this Easement that would render the provision valid shall be favored over any interpretation that would render it invalid or unenforceable. If any provision of this Easement is found to be invalid or unenforceable, such determination shall not affect the validity or enforceability of any other provision of this Easement.

18. <u>Applicable Law and Forum</u>. This Easement shall be construed and interpreted according to the substantive law of California, excluding the law of conflicts. Any action to enforce the provisions of this Easement or for the breach thereof shall be brought and tried in the County of Sonoma.

19. Easement to Bind Successors. Throughout the term of this Easement, this Easement shall be a burden upon and shall continue as a restrictive covenant and equitable servitude running with the Property, and shall be binding upon and inure to the benefit of **GRANTOR**, his personal representatives, heirs, successors, and assigns, and all persons claiming by or through them pursuant to California law.

20. <u>Subsequent Transfers</u>. GRANTOR agrees to incorporate the terms of this Easement in any deed or other legal instrument by means of which any interest in the Property, including, but not limited to, a leasehold interest, is transferred. The failure of GRANTOR to perform any act required by this paragraph shall not impair the validity of this Easement or limit its enforceability in any way.

21. <u>Termination of Rights and Obligations</u>. A party's rights and obligations under this Easement shall terminate upon transfer of the party's interest in the Property, except that liability for acts or omissions occurring prior to transfer shall survive transfer.

22. <u>Notices</u>. Any notice, demand, request, or other communication that either party desires or is required to give to the other under this Easement shall be in writing and either served personally or sent by first class mail, postage prepaid, addressed as follows:

To GRANTOR:	Philip Jensen and Simone Katherine Gros-Balthazard	
	1576 Dry Creek Rd	
	Healdsburg, CA 95448	

To COUNTY:	Sonoma County Permit and Resource Management Department
	Attn: Katerina Mahdavi
	File No. ZPE24-0203
	2550 Ventura Avenue
	Santa Rosa, CA 95403

or to such other address as either party from time to time shall designate by written notice to the other. Notice, if mailed, shall be deemed given upon deposit in the United States mail. In all other instances, notice shall be deemed given at the time of actual delivery. Changes may be

made in the names and addresses of the persons to whom notices, demands, requests, or other communications are to be given by giving notice pursuant to this paragraph.

23. <u>Number and Gender</u>. Unless the provision or context otherwise requires, the singular number shall include the plural and the plural the singular, and the masculine gender shall include the feminine and neuter.

24. <u>GRANTOR and COUNTY</u>. Wherever used herein, the terms "GRANTOR" and "COUNTY" and any pronoun in place thereof, shall mean and be construed to include the above-named **GRANTOR**, his personal representatives, heirs, successors, and assigns, and all persons claiming by or through them pursuant to California law, and the above-named **COUNTY**, its successors and assigns, respectively.

25. <u>COUNTY's Director of Permit and Resource Management and COUNTY's Agricultural</u> <u>Commissioner</u>. Wherever used herein, the terms "COUNTY's Director of Permit and Resource Management" and "COUNTY's Agricultural Commissioner," and any pronouns in place thereof, shall mean and be construed to include the Director of the Permit and Resource Management Department for COUNTY and the Agricultural Commissioner for COUNTY, respectively, and their duly authorized representatives.

26. <u>Integration</u>. This Easement is the final and complete expression of the agreement between the parties and any and all prior or contemporaneous agreements written or oral are merged into this written instrument.

27. <u>Execution</u>. **GRANTOR** shall execute this Easement, cause the same to be acknowledged, and deliver said executed and acknowledged instrument to **COUNTY** in such form as to permit its acceptance by **COUNTY** and recordation in the office of the Sonoma County Recorder.

28. <u>No Liens, Encumbrances, or Conveyances</u>. After **GRANTOR** has executed this Easement, **GRANTOR** warrants that he will not record any lien, encumbrance, or otherwise convey any right, title, or interest in and to the Property until such time as this Easement has been accepted by **COUNTY** and recorded in the office of the Sonoma County Recorder.

29. <u>**Captions.**</u> The captions in this Easement have been included solely for convenience of reference. They are not a part of this Easement and shall have no effect upon its construction or interpretation.

IN WITNESS WHEREOF, GRANTOR and COUNTY have executed this Easement as set forth below.

GRANTOR:

By:

Philip Jensen and Simone Katherine Gros-Balthazard, Husband and Wife

ited. 10.12-05 Dated:

By: Philip Jensen SEE ATTACHED NOTARY

Dated:

Simone Katherine Gros-Balthazard

COUNTY: County of Sonoma

min

Dated:

By: Lynda Hopkins Chair, Board of Supervisors

ATTEST:

By:

Noelle Francis Clerk of the Board of Supervisors

NOTE: ACKNOWLEDGMENTS MUST BE ATTACHED FOR ALL SIGNATORIES.

APPROVED AS TO SUBSTANCE:

Dated: 28JAN25

Link ennis By:

Tennis Wick Director of Permit and Resource Management

APPROVED AS TO FORM: .

Dated: Feb. 3, 2025

By: Ath

Jennifer C. Klein Chief Deputy County Counsel

NOTE: Acknowledgements must be attached.

ENCUMBRANCE HOLDERS:

We, the undersigned trust, deed or other encumbrance holders, do hereby agree to and agree to be bound by the above--imposed restrictions.

EXCHANGE BANK

By: URIBE Name: Tony 6. Title: Vice PRESIPENT

Deed of Trust, Instrument No. 2021123649 of Sonoma County Official Records, Dated November 15, 2021

NOTE: Acknowledgements must be attached.

EXHIBIT "A"

The land referred to herein below is situated in the Unincorporated Area of the County of Sonoma, State of California, and is described as follows:

PARCEL ONE:

ALL OF THE LAND FORMERLY OF THE ROSINE BLOCH, A WIDOW OF GEORGE BLOCH LYING BETWEEN THE COUNTY ROAD LEADING FROM HEALDSBURG TO COZZENS AND A LINE 50 FEET WESTERLY FROM AND PARALLEL TO THE LOCATED CENTER LINE OF THE RAILROAD OF THE NORTHWESTERN PACIFIC RAILROAD COMPANY DESIGNATED AS THE "E" LINE SURVEY, AND BEING A PORTION OF THE LARGER TRACT DESCRIBED AS FOLLOWS:

BOUNDED ON THE NORTH BY LANDS NOW FORMERLY OF ELIZABETH GADDINI, ON THE EAST BY LANDS NOW OR FORMERLY OF EDMOND TARPET; ON THE SOUTH BY THE LANE OR ROAD LEADING FROM COUNTY ROAD TO AND ACROSS DRY CREEK; AND ON THE WEST BY DRY CREEK, BEING GENERALLY KNOWN AND DESCRIBED AS THE GEORGE BLOCH FARM.

THE ABOVE DESCRIBED PARCEL OF LAND IS ALL OF PARCEL 2 DESCRIBED IN THE DEED FROM ROSINE BLOCH, A WIDOW OF GEORGE BLOCH, TO THE NORTHWESTERN PACIFIC RAILROAD COMPANY DATED MARCH 27, 1911 AND RECORDED APRIL 25, 1911 IN BOOK 273 OF DEEDS, AT PAGE 254 SONOMA COUNTY RECORDS.

PARCEL TWO:

BEGINNING AT THE INTERSECTION OF THE NORTH LINE OF SECTION 28, TOWNSHIP 9 NORTH OF RANGE 9 M.D.M., WITH THE WESTERLY LINE OF RIGHT OF WAY OF THE NORTHWESTERN PACIFIC RAILROAD COMPANY EXTENDING UP DRY CREEK; THENCE WESTERLY ALONG SAID SECTION LINE TO THE CENTER OF DRY CREEK; THENCE DOWN THE CENTER OF DRY CREEK TO A PUBLIC LANE LEADING WESTERLY FROM THE COUNTY ROAD TO AND ACROSS DRY CREEK; THENCE ALONG SAID LANE EASTERLY TO THE WESTERLY LINE OF LAND CONVEYED TO CHARLES AUSTIN BY DEED DATED APRIL 7, 1886 AND RECORDED IN BOOK 100 OF DEEDS, PAGE 286 THENCE NORTHERLY ALONG SAID LANE 238 FEET TO NORTHWEST CORNER THEREOF; THENCE EASTERLY ALONG THE NORTH LINE THEREOF TO THE WESTERLY LINE OF SAID RAILROAD RIGHT IF WAY AND THENCE NORTHERLY ALONG SAID RIGHT OF WAY TO THE PLACE OF BEGINNING.

EXCEPTING THEREFROM THAT PORTION LYING NORTH OF THE FENCE REFERRED TO IN DEED TO FRANCIS M. LAYMANCE DATED SEPTEMBER 2, 1878 AND RECORDED IN BOOK 63 OF DEEDS, PAGE 623.

APN: 089-030-017-000

ACKNO	OWLEDGMENT
A notary public or other officer completin certificate verifies only the identity of the who signed the document to which this attached, and not the truthfulness, accu validity of that document.	individual certificate is
State of California County of Sonoma)
On 1/23/2025 before	me, <u>Honnah MWC Ma</u> , <u>Not any PUDUC</u> (insert name and title of the officer)
subscribed to the within instrument and ac his/her/their authorized capacity(ies), and	tory evidence to be the person(s) whose name(s) is/are knowledged to me that he/she/they executed the same that by his/her/their signature(s) on the instrument the ch the person(s) acted, executed the instrument.
I certify under PENALTY OF PERJURY un paragraph is true and correct.	nder the laws of the State of California that the foregoing
WITNESS my hand and official seal.	HANNAH MRKVICKA COMM. # 2405186 SONOMA COUNTY NOTARY PUBLIC-CALIFORNIAZ
Signature Alapa	(Seal)

CALIFORNIA ACKNOWLEDGMENT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California Sonoma County of before me, Elizabeth (70ebel, Notary Here Insert Name and Title of the Officer On personally appeared Name(s) of Sianer(s.

who proved to me on the basis of satisfactory evidence to be the person(x) whose name(x) (s) are subscribed to the within instrument and acknowledged to me that for she/they executed the same in (his/ber/their authorized capacity(ies), and that by for her/their signature(x) on the instrument the person(x), or the entity upon behalf of which the person(x) acted, executed the instrument.



Place Notary Seal and/or Stamp Above

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature of Notary Public

- OPTIONAL -

Completing this information can deter alteration of the document or fraudulent reattachment of this form to an unintended document.

	tached Document ocument:		
Document Date:			Number of Pages:
Signer(s) Other Than Named Above:			
Capacity(ies) Cla	imed by Signer(s)		
Signer's Name:		Signer's Name:	
□ Corporate Officer – Title(s):			
🗆 Partner – 🗆 Lir		🗆 Partner – 🗆 Lii	
🗆 Individual	Attorney in Fact	🗆 Individual	Attorney in Fact
□ Trustee	Guardian or Conservator		Guardian or Conservator
Other:		Other:	
Signer is Representing:			nting:

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CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

CIVIL CODE § 1189

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California County of	16000
	3,2025 before me, Angelica Young, Notary public
Da	Here Insert Name and Title of the Officer
personally appear	Dermiter C. KIEIN
	Name(s) of Signer(s)

who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.



I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature Signature of Notary Public

Place Notary Seal Above

OPTIONAL Though this section is optional, completing this information can deter alteration of the document or fraudulent reattachment of this form to an unintended document.

Description of Attached Document

Number of Pages:	
Signer's Name:	
Corporate Officer — Title(s):	
Partner – Limited General	
Individual 🛛 🗆 Attorney in Fact	
Trustee Guardian or Conservator	
] Other:	
Signer Is Representing:	

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ACKNOWLEDGMENT				
A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.				
State of California County ofSonoma)				
On January 27, 2025 before me, Charlotte M (insert na	lacler, Notary Public ame and title of the officer)			
personally appeared <u>Tony Uribe</u> who proved to me on the basis of satisfactory evidence to be subscribed to the within instrument and acknowledged to me his/her/their authorized capacity(ies), and that by his/her/thei person(s), or the entity upon behalf of which the person(s) ac I certify under PENALTY OF PERJURY under the laws of the	e that he/she/they executed the same in ir signature(s) on the instrument the cted, executed the instrument.			
paragraph is true and correct.	particular and the state of the			
WITNESS my hand and official seal. Signature	CHARLOTTE MACLER Notary Public - California Sonoma County Commission # 2422738 My Comm. Expires Oct 22, 2026			



CERTIFICATE OF ACCEPTANCE

(Government Code 27281)

This is to certify that the interest in real property conveyed by the Grant Deed of Agricultural Easement and Covenant for Farm Family Dwelling from Philip Jensen and Simone Katherine Gros-Balthazard, husband and wife, to the County of Sonoma, a political subdivision of the State of California, is hereby accepted pursuant to the authority conferred by the Board of Supervisors to the Director of Permit Sonoma by Resolution 06-0367 dated April 25, 2006, to execute such easements, and the grantee consents to recordation thereof by its duly authorized officer.

Dated: 28 JAN 25

Lennis White

Tennis Wick, AICP Director of Permit Sonoma

