01N21W03H03

OVP-OTR



RNDCAM



800 S. Victoria Avenue Ventura, CA 93009-1610 Tel: (805) 645-1372 Fax: (805) 654-3350

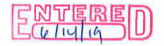


Groundwater Extraction Facility Registration Form

Owners and Operators of a groundwater extraction facility are required to register their well(s) and provide related information to the Fox Canyon Groundwater Management Agency (FCGMA). Per FCGMA Ordinance No. 8.1, Chapter 2.0, all groundwater extraction facilities within the boundaries of the FCGMA shall be registered with the Agency.

(Please complete a Registration Form for each well that you own or operate and return to the FCGMA.)

Owner Information
Contact Name Daily Richard N Tr - Adele Daily poliquin
Business Name ————————————————————————————————————
Address 215 E. Daily Dr. #23
City/State/Zip Camarillo, CA 93010
Phone # / Fax # _805-642-0211
Email Address Janvel @ hywonline.com
Operator Information (if different than above)
Contact Name Hank Laubacher
Business Name Laubacher Farms, Inc.
Address 421 Eastwood Dr.
City/State/Zip Oxnard, CH 93030
Phone # / Fax # _805 - 488 - 6191
Email Address hankir @ laubacher farms. com
Well Information
State Well No. (SWN) OIN 21 W 03 H 03 S
Owner's Well Name/No. PND (amavillo Ranch Partnership
State Recordation No.
Well location/address (provide accurate sketch): Pleasant Valley Road





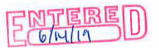
800 S. Victoria Avenue Ventura, CA 93009-1610 Tel: (805) 645-1372 Fax: (805) 654-3350



Additional Well Information

County Well Permit # <u>GWP-0830</u> 9	GMA Permit # <u>6272</u>
Well Depth Feet	Manufacturer of Water Meter (unter special tie.
Casing Diameter 16 Inches	Serial No. of Water Meter 20151452-10
Motor Engine 350 HP	Electric Meter No
Perforations 596 - 920 Feet	Date Drilled April 2019
Assessor Parcel No. (APN) 2 3 0 -	
Groundwater Basin Pleasant Va	lley
CombCode / Account Name	
Add to Existing CombCode (list Comb	Code)
New CombCode (list a preference if yo	
Well Water Use Type	
Agricultural / Irrigation (list number of acr	es and crop category(ies))
Stock Watering (number and type of animal	s)
Domestic (number of persons served)	
Extraction Method	
Water Flowmeter (state what flowmeter real	ds in: acre-feet (AF), gallons, cubic-feet (CF))
Consumptive Use	
Other (describe)	
Laurel eiteners	5/30/19
(Print Name)	(Date)
(Signature)	Owner Operator

7/9/2015



Page 2 of 2

RN Daily Appeal Evidence Set 2 Doc. 1 - 2019-06-14 CombCode Transferto RNDC4Mpel FGGMA Identify Identify from: <Top-most layer: - WRIS allwells DAILY RICHARD N TR Location: 1,679,399.840 256,907.811 Feet Field Value FID 8747 Point Shape ID 10155 **FCGMA** Agency **SWN** 01N21W03H03S Log_Number Status Active Agricultural Main_Use Owner Name DAILY RICHARD NTR Owner Addr 215 E DAILY DR #23 Owner_City CAMARILLO Owner_Stat CA Owner_Zipc 93010-Owner_Tele 8056420211 Owner_Conf 0 Owner_by_G 0 Situs None Destructio <011> Expiration GW_Basin Pleasant Valley DWR_Basin Pleasant Valley Hydrologic Subarea APN 2300061010 Latitude 3412047 Longitude 11903370 X 1679399.84 Y 256907.811 Post Location_M 11/08/2013 - From Interstate Hwy 101 take the Las Posas exit and Bore Depth Bore_Diame Case_Depth 0 Case_Diame 0 Top_Perfor Bottom Per Port Operator_N

Operator_C
Operator_S
Operator_Z
Operator_Z
Operator_T
Photo

Man

None Available

RN Daily Appeal Evidence Set 2 Doc. 1 - 2019-06-14 CombCode Transferto RNDCAM per FCGNAV D CAM

FOX CANYON GROUNDWATER MANAGEMENT AGENCY

800 S. Victoria Avenue Ventura, CA 93009-1610 Tel: (805) 645-1372 Fax: (805) 654-3350



Authorization Form

Ordinance Code Section 2.2 requires the name of the owner of each extraction facility, the parcel number on which the well is located along with the names of all operators for each extraction facility shall be reported to the Agency within 30 days upon any change of ownership or operators, together with such other information required by the Executive Officer.

As the legal owner of the following extraction facility(les):
State Well No. 01 N 21 W 0 3 H 0 2 5 3 5
State Well No N W
State Well No N W
I hereby authorize and designate
Business Name: Laubacher Farms, Inc. Office: 805-488-4191
Contact Name: Hank Laubacher Mobile: 805-732-7352
Address: 421 Eastwood Dr. Fax:
Ornard Ca. 93030 Email: hankir plaubacher firms. com
Effective Date: 2-1-19
To be responsible for the allocations and fees that may result from the operation of this/these extraction facility(ies).
OWNER I acknowledge that per Ordinance Code Section 2.4.3, owners of extraction facilities are <u>ultimately</u> responsible for payment of groundwater extraction charges and interest should an operator not pay. Content of the policy of the policy of the payment of groundwater extraction charges and interest should an operator not pay. Content of the policy of the policy of the payment of groundwater extraction charges and interest should an operator not pay.
OPERATOR
Henry Laubacher Jr (Perint Name) A HS/19 (Signature) (Date) Tev_7/28/2016

FOX CANYON GROUNDWATER MANAGEMENT AGENCY

800 S. Victoria Avenue Ventura, CA 93009-1610 Tel: (805) 645-1372

Tel: (805) 645-1372 Fax: (805) 654-3350

Owner Information



Groundwater Extraction Facility Registration Form

Owners and operators of a groundwater extraction facility are required to register their well(s) and provide related information to the Fox Canyon Groundwater Management Agency (FCGMA). Per FCGMA Ordinance No. 8.1, Chapter 2.0, all groundwater extraction facilities within the boundaries of the FCGMA shall be registered with the Agency.

(Please complete a Registration Form for each well that you own or operate and return to the FCGMA.)

Own	er mjormunon	
	Contact Name Be	merry Gutierret
	Business Name Hoff	France & worthing-ton, Inc.
		s. seaward Ave.
	City/State/Zip \sqrt{ev}	tura, CA 93001
	Phone # / Fax #	5-642-0211
	Email Address Java	rel@hymonline.com
O per	rator Information	(if different than above)
	Contact I tallio	nx Lambacher
	Business Name La	mbacher Farms, Inc.
	AUIII 655	Eastwood Dr.
	City/State/Zip OXY	(ard, ca 93030
	Phone # / Fax # 805	-488-6191
	Email Address han	Kyr@ laubacherfarms com
Well	Information	01v21w03H03S
	State Well No. (SWN)	01 NO 1 W 03 H 02
	Owner's Well Name/N	o. RND Camarillo Ranch Partnership
	State Recordation No.	
	Well location/address (provide accurate sketch): Pleasant railey Road

7/9/2015

Page 1 of 2

Jones, Kathy

From:

Laurel Ritchey < laurel@hvwonline.com>

Sent:

Friday, March 8, 2019 7:51 AM

To:

Jones, Kathy

Cc:

Gutierrez, Beverly; Riedel, Kathleen

Subject:

RE: DAILY RANCH - RND Camarillo Ranch Partnership

Attachments:

rnd daily new tnt.pdf

Hi Kathy,

Just checking in on the status of updating this well registration info.

Best Regards, Laurel Ritchey Hoffman, Vance & Worthington, Inc. 1000 S. Seaward Ave. Ventura, CA 93001 Office (805) 642-0211

----Original Message-----

From: Laurel Ritchey laurel@hvwonline.com Sent: Thursday, February 28, 2019 10:34 AM To: 'Jones, Kathy' <Kathy.Jones@ventura.org>

Cc: 'hankjr@laubacherfarms.com' <hankjr@laubacherfarms.com> Subject: FW: DAILY RANCH - RND Camarillo Ranch Partnership

Hi Kathy,

Please update your files with the attached new tenant info regarding well no. 01N21W03H03S.

Best Regards, Laurel Ritchey Hoffman, Vance & Worthington, Inc. 1000 S. Seaward Ave. Ventura, CA 93001 Office (805) 642-0211

----Original Message-----

From: Dorrington, Jeff [mailto:Jeff.Dorrington@ventura.org]

Sent: Thursday, February 28, 2019 10:04 AM
To: Gutierrez, Beverly

Seve@hvwonline.com>
Cc: Riedel, Kathleen < Kathleen.Riedel@ventura.org>

Subject: RE: DAILY RANCH - RND Camarillo Ranch Partnership

Hi Beverly,

The State Well Number for the new well is 01N21W03H03S.

Jeff Dorrington
Water Resources Specialist

Ventura County Watershed Protection District Groundwater Section (805) 654-2907

-----Original Message-----From: Riedel, Kathleen

Sent: Thursday, February 28, 2019 8:32 AM

To: Dorrington, Jeff < Jeff. Dorrington@ventura.org>

Subject: RE: DAILY RANCH - RND Camarillo Ranch Partnership

Jeff,

Please respond to Beverly's request and CC me. I did not find the new well in the GIS WRIS file loaded on my computer.

Best Regards, Kathleen ----Original Message-----

From: bev <bevg@hvwonline.com>

Sent: Wednesday, February 27, 2019 9:32 AM

To: Riedel, Kathleen < Kathleen. Riedel@ventura.org>

Subject: RE: DAILY RANCH - RND Camarillo Ranch Partnership

Kathleen:

Can you please assist us with identifying the new State Well No for the new Daily Well. The abandoned well was 01N21W03H02S.

Thank you.

Bev

Beverly Gutierrez HOFFMAN, VANCE & WORTHINGTON, INC. 1000 S. Seaward Avenue Ventura, CA 93001 bevg@hvwonline.com (805) 642-0211

----Original Message-----

From: bev [mailto:bevg@hvwonline.com] Sent: Monday, February 25, 2019 4:44 PM

To: 'Riedel, Kathleen' <Kathleen.Riedel@ventura.org>

Cc: 'Laurel Ritchey ' < laurel@hvwonline.com>

Subject: FW: DAILY RANCH - RND Camarillo Ranch Partnership

Hi Kathleen,

Please see below.

Beverly Gutierrez

MOFFMAN, VANCE & WORTHINGTON, INC. 1000 S. Seaward Avenue Ventura, CA 93001 bevg@hvwonline.com (805) 642-0211

----Original Message----

From: Laurel Ritchey < laurel@hvwonline.com>

Sent: Friday, February 22, 2019 2:11 PM To: 'Jones, Kathy' < Kathy. Jones@ventura.org>

Subject: FW: DAILY RANCH - RND Camarillo Ranch Partnership

Hi Kathy,

Please see below authorization from owner.

Best Regards, **Laurel Ritchey** Hoffman, Vance & Worthington, Inc. 1000 S. Seaward Ave. Ventura, CA 93001 Office (805) 642-0211

----Original Message-----

From: Adele Poliquin <poliquin12ad@gmail.com> Sent: Thursday, February 21, 2019 10:08 AM To: Laurel Ritchey < laurel@hvwonline.com>

Cc: bev <bevg@hvwonline.com>

Subject: Re: DAILY RANCH - RND Camarillo Ranch Partnership

Hello Laurel,

Thank you for your email.

Yes, I authorize Hoffman Vance & Worthington (HV&W) to receive all information from Fox Canyon regarding the well located on the property of RND Camarillo Ranch Partnership, (APN# 230-0-061-010).

Please Cc: all correspondence to my business email for my files.

Thank you again.

Best Regards.

Adele

- > On Feb 19, 2019, at 10:28 AM, Laurel Ritchey < laurel@hvwonline.com > wrote:
- > Good Morning, Adele,
- > Would you please reply all to this e-mail & authorize HVW to receive
- > information from Fox Canyon regarding your well?
- > Best Regards,

```
> Laurel Ritchey
> Hoffman, Vance & Worthington, Inc.
> 1000 S. Seaward Ave.
> Ventura, CA 93001
> Office (805) 642-0211
> ----Original Message-----
> From: Jones, Kathy < Kathy. Jones@ventura.org>
> Sent: Tuesday, February 19, 2019 10:22 AM
> To: Laurel Ritchey < laurel@hvwonline.com>
> Subject: RE: DAILY RANCH - RND Camarillo Ranch Partnership
> Hi Laurel,
> I don't show Hoffman, Vance & Worthington, Inc. as the operator or
> authorized representative to receive information for this well. Please
> have the well owner provide authorization for you to operate on their
behalf.
> Thank you,
> K a t h y J o n e s | Business Process Coordinator County of Ventura
> | Public Works Agency Fox Canyon Groundwater Management Agency
> 800 S. Victoria Ave., L#1610 | Ventura, CA 93009
> Phone: (805) 645-1372 | Fax: (805) 654-3350 kathy.jones@ventura.org |
> www.fcgma.org | www.fcgmaonline.org
> ----Original Message----
> From: Laurel Ritchey < laurel@hvwonline.com>
> Sent: Tuesday, February 19, 2019 9:02 AM
> To: Jones, Kathy < Kathy. Jones@ventura.org>
> Subject: RE: DAILY RANCH - RND Camarillo Ranch Partnership
>
> Hi Kathy,
> We have a new tenant at the RND Camarillo Ranch (APN 230-0-061-010). I
> attached their contact info.
> Also, we replaced well SWN 01N21W03H02S & are not sure what the new
> well number is. Attached is the well permit application as a reference
> for
you.
> Let me know if there is anything else we need to do to update the new
> well/new tenant info.
> Best Regards,
```

→ Laurel Ritchey > Hoffman, Vance & Worthington, Inc. > 1000 S. Seaward Ave. > Ventura, CA 93001 > Office (805) 642-0211 > > ----Original Message-----> From: Adele Poliquin <poliquin12ad@gmail.com> > Sent: Friday, June 29, 2018 7:11 AM > To: laurel@hvwonline.com; bev <bevg@hvwonline.com> > Subject: Re: DAILY RANCH - Fox Canyon AMI AGMT > Hi Beverly and Laurel. > Attached is the signed and dated Fox Canyon AIM AGMT. > Regards, > > Adele



WELL REGISTRATION FORM

Welcome to United Water Conservation District. The District operates under Section 74000 of the California Water Code and this Code requires that all wells within District boundaries be registered.

If the well is a new, previously unregistered well, or a title transfer of ownership or operator, please complete all information requested on this form, to the best of your ability. If you have any problems, please call United for assistance at (805) 525-4431. At your request, District field personnel are available to visit the well site and assist you in completing this registration form.

WELL NUMBER:
State Department of Water Resources Well Number: 01/12/W03H035
(example: 03N22W11A33B)
State Water Resources Control Board Recordation Number (if known):
Owner's Common Name of Well (if any):
FORMER WELL OWNER:
Appendix and the second
Name:
CURRENT WELL OWNER: (If more than one party ownership, please attach a list of other
owners).
Name: ADELE POLIQUIN
Address: 882 RIM CREST DRIVE
City: WFST (ARE VILLAGE State: CA. Zip: 91362
Telephone: 8/8 577 5354 Email:
Telephone. 070 3 77 3350 Estitut.
OPERATOR OF WELL OTHER THAN OWNER:
Name: HANK LAURACHER - LAURACHER FARMS INC
Address: 421 ENSTWOOD DRIVE
City: OXNARD State: A Zip: 93030
Telephone: 805 732-7352 Email: hank jo@ laudacherforms. Com
9

UWCD Well Registration Page 2

WELL INFORMATION

GENERAL INFORMATION	PUMP INFORMATION		
Agricultural Use	Type: <u>DI </u>		
1) Crop: VEGETNBLES	Manufacturer:		
Acres: 275	Power: 440V_220V_110V 460		
2.) Crop:	H.P. 200 HP		
Acres:	Efficiency Test:		
Pumping Season	By Whom:		
From: (Month) WWWY	Date:		
To: (Month) DEFEMBER	(Please forward copy of test with		
Domestic Use	this form)		
Type of Dwellings:	Results: KWH/AF =		
Commercial:	Discharge pipe size:		
Industrial:			
Type of Business:	Inside Diameter:O"		
Number of Persons Served:			
TVALIDED OF TOTSONS SELVED.			
WELL DEPTH IN FEET	MEASURING INFORMATION		
Year Well Drilled 26/9	Type of Meter: WATER SPECIALTIES		
Date Well Put Into Service 2019	Units of Measure: AF		
	Discharge Pressure (PSI)		
Static Beptili	Pump Output:		
Pumping Depth:Ft. Driller's Log Available: YesNo_	Serial Number. 25/07402-70		
If Della de la circa della del			
If Driller's log is available, please include with this			
form.			
I hereby authorize United Water to mail the Semi-Ann	ual Groundwater Statements and other		
associated literature directly to the well operator. (Plea	·		
descent the man operator. (I to	one,		
Yes N	0		
1.00			
SIGNATURE: Hone Wille			
SIGNATURE: Home Signature			
SIGNATURE: Honglidden	DATE: 7/19/19		

n the space below,	please attach a Google Map image (or photocopy of map) of the well location and the property	y parcel
Please provide the U	United States Public Land Survey Numbers to show the section, township and range and the Proper	ty Parce
Number (APN):	230-0-061-010	
PLEASE FURNISH	NAMES OF STREETS, ROADS, AND/OR LANDMARKS ON SKETCH OF WELL LOCATI	ON
	NORTH	
WEST		EAST
MESI		LASI
	SOUTH	

identifying features.





800 S. Victoria Avenue Ventura, CA 93009-1610 Tel: (805) 645-1372

Fax: (805) 654-3350



Groundwater Extraction Facility Registration Form

Owners and Operators of a groundwater extraction facility are required to register their well(s) and provide related information to the Fox Canyon Groundwater Management Agency (FCGMA). Per FCGMA Ordinance No. 8.1, Chapter 2.0, all groundwater extraction facilities within the boundaries of the FCGMA shall be registered with the Agency.

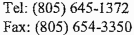
(Please complete a Registration Form for <u>each</u> well that you own **or** operate and return to the FCGMA.)

Owner .	Inf	formati	on
---------	-----	---------	----

Owne	er Informatio	on
	Contact Name	Bevery Gutierrez
	Business Name -	Hoffman, vance & wor trington, Inc.
		1000 s. seaward ave.
		Ventura, CA 93001
	Phone # / Fax # -	805-642-0211
		laurel@hvwonuine.com
Opera	ator Informa	tion (if different than above)
	Contact Name	tank Laubacher
	Business Name -	Laubamer Farms, Inc.
		121 Eastwood Dr.
		Oxnava, CA 93030
		805-488-6191
		hankjr@laubacnerfarms.com
Well .	Information	
	State Well No. (S	SWN) 0 1 N 2 1 W • 3 H 0 3 S
	Owner's Well Na	me/No. R.ND camarillo Ranco partnership
	State Recordation	
	Well location/add	Iress (provide accurate sketch): Pleasant Valley Road

FOX CANYON GROUNDWATER MANAGEMENT AGENCY

800 S. Victoria Avenue Ventura, CA 93009-1610





Additional Well Information	
County Well Permit# 6600-08309	GMA Permit #O272
Well Depth Feet	Manufacturer of Water Meter Juntes special ties
Casing Diameter 16 ' Inches	Serial No. of Water Meter 2015/452-10
Motor Engine 350 HP	
Perforations 596 - 920 Feet	Date Drilled April 2019
Assessor Parcel No. (APN) 230-	
Groundwater Basin Pleasant Va	lley
CombCode / Account Name	
Add to Existing CombCode (list Comb	Code)
New CombCode (list a preference if yo	20 2
- East Community	
Well Water Use Type	
Agricultural / Irrigation (list number of acr	es and crop category(ies))
	5)
Extraction Method	
Water Flowmeter (state what flowmeter read	ds in: acre-feet (AF), gallons, cubic-feet (CF))
Power Records (date of last efficiency test)	The second secon
Consumptive Use	
Other (describe)	
Laurel pitures	5/30/19
(Print Name)	(Date)
Simplify (Signatura)	Owner D Operator

(Signature)



BURKE, BURK, PND (AM, LAUR) RN Daily Appeal Evidence Set 2 Doc. 4 - 2019-07-31 SAES_RNDCAM Received 1/23/19 Initial_JH FOX CANYON GROUNDWATER MANAGEMENT AGENCY 1808 Date 9/19/19

800 S. Victoria Avenue, Ventura CA, 93009 Phone (805) 645-1372 Fax (805) 654-3350 Amount of Check \$ 7,887.84

Email fcgma.report@ventura.org Web http://www.fcgma.org

SEMI-ANNUAL GROUNDWATER EXTRACTION STATEMENT

Comb Code: **RNDCAM**

Semi-Annual Code:

2018/19-2

Primary Use:	AG				Statement Numi	per: SAE	5-2019-1-	4047396
Reporting Period: January 1, 2019 - July 31, 2019								
Contact:	Hank Laubacher					Due Date	. 09/:	29/2019
Well Operator:	Laubacher Farms, Inc	: .				Due Dute	. 00/1	10/2010
Address:	421 Eastwood Dr.							
City State Zip:	Oxnard CA 93030							
Telephone:	8054886191							
Email:	hankjr@laubacherfar	ms.com						
Please carefully fill out fields 1-17, and return this form with required payment by the due date (postmarked by due date is O.K.). If returned late, you are required to self-assess interest on any unpaid extraction charges (Field 7 plus Field 9), and self-assess late penalty on any unpaid surcharges (Field 10). Do this by multiplying those by 1.5% times the number of whole months the payment is past due.								
Pursuant to 2004 and 2006 amendments to the California Water Code Section, all groundwater extractions are reported to the State Water Resources Control Board by the FCGMA or its appointees. No additional fee is charged for this reporting. Your records will be made available to other governmental agencies and to the public, pursuant to Sections 5009(e)(4) and 5009(c) respectively of the California Water Code.								
			1	2	3	4	5	6
2					3	4		
State Well	Meter	Current	Flow Meter	•				AF
Number	S/N	Meter	Current	- Previous	= Difference	x Mult.	/ Div.	Extraction
RND Cam Ranch: 01N21W03H03								
Active	20151452-10		55 533	51,605	3928	0.0100	1	39.28
			14			Total Extract	ion (AE):	

** PLEASE CALCULATE ACRE-FEET (AF) TO THE 3rd DECIMAL PLACE **

If you get 50.0019 AF, correct entry = 50.002 AF

OR

If you get 55.0014 AF, correct entry = 55.001 AF

NEW REQUIREMENT

Effective 2019-1 reporting period, FCGMA requires photographs of all meter readings to be submitted with Semi-Annual Extraction Statements (SAES). This applies to all wells required to have a meter in accordance with Agency Ordinance Code. Photo should include Meter Face with Meter Totalizer Reading.

Mail photos with SAES, Upload to www.fcgmaonline.org, or Email to: fcgma.report@ventura.org





FOX CANYON GROUNDWATER MANAGEMENT AGENCY

800 S. Victoria Avenue, Ventura CA, 93009 Phone (805) 645-1372 Fax (805) 654-3350

Email fcgma.report@ventura.org Web http://www.fcgma.org

SEMI-ANNUAL GROUNDWATER EXTRACTION STATEMENT

Comb	Code:
------	-------

RNDCAM

Primary Use: AG Semi-Annual Code:

2018/19-2

Statement Number:

SAES-2019-1-047396

		Reporting Per	iod: January 1,	, 2019 - July 31, 2019	
	F	es		Irrigation	Allowance
8 9	Previous Balance: Sustainability Fee: [Total from Box 6: 39, 28] Extraction Charge: [Total from Box 6: 39, 28] Surcharge:	_AF x \$6.50] +\$AF x \$6.00] +\$	255. 32 235.68	Crop Year 2018/2019 IAI Applicati	on Status: N/A.
10	[Exceedance: AF (See Surcharge Rates for break	=	2	ent only men	
11	lete this section ONLY if past Extraction Interest Charge: [Extraction charge x 1.5% x moloverdue] Surcharge Late Penalty:		/2019).	Irrigation Allowance Index (IAI): N To calculate surcharges due, if any from your Irrigation Allowance Inde table below.	, please enter the data
12	[Surcharge x 1.5% x month(s) of	verdue] +\$_			Acre-Feet
12	Civil Penalty:			Water Applied:	101,002
	[\$50.00 x day(s) overdue]	+\$		Irrigation Allowance:	- 386.61
14	Amount Waived:	-\$_		IAI Exceedance:	=
15 15 Pleas	Total Amount Due: [Total of lines 7 through 14] Total Amount Enclosed: se make payments to:	- -	491.00 491.00		Cap Calculation e Use Only) AF/A
	Canyon Groundwater Manage	ment Agency	1	Agency-Wide Cap:	AF/A
	South Victoria Ave. ura, CA 93009-1610			Cap Exceedance:	AF
	de CombCode in memo line o	73		If after your submitted Irrigation Allo Application is reviewed, it is determi from an Agricultural Extraction Facili Irrigation Allowance for 'Nursery (Gr	ned that the extractions ty are in excess of the
3.4	Overpumping Su Start (AF) End (AF)	rcharge Rates Charge Per AF		will be assessed in accordance with	•
1	0,00 25.000	\$1,461.00	-	Ordinance Code.	
	25,00 99.999	\$1,711,00			
	100,00 > 100,000	\$1,961.00			
	Statement and Payme	ent due by 09/29/	2019. Failure to	o return this form and/or re	mit full payment by

the due date shall make you subject to a civil penalty of \$50 per day.

You may submit your statement online at https://www.fcgmaonline.org.

I declare under penalty of perjury that this Semi-Annual Groundwater Extraction	Statement has b	peen examined by me, and to	
the best of my knowledge and belief is a true, correct and complete statement.		01-6	
ZON of Total ANTICAL	Date:	9/15/2019	
17 Print Name: HETVRY LAYBACHER	Signature:	Amy heren	
THIS STATEMENT IS NOT COMPLETE UNLESS ALL QUESTIONS ARE AI	NSWERED AND	SIGNATURE PROVIDED.	

FOX CANYON CROUNDWATER WANAGEMENM AGENCY



800 S. Victoria Avenue, Ventura, CA 93009 - 1610 Phone (805) 645-1372 Fax (805) 654-3350 Websites www.fcgma.org.OR www.fcgmaonline.org

Annual Application for Efficiency Allocation



[Irrigation Allowance Index Method] (Effective August 1, 2014)

What is your ETO Zone (see attached map)? ZME2 Year Type: WET										
Groundwate	E	xtra	ctions in Acr	re-f	eet		1			
(List ALL State W	The same of the sa	Aug - Dec	11	Jan - Jul		Yeariy Total				
OINZIWOBH	03	0	+	39.28		39.28				
			+		×					
			+		=					
			+		-					
		Total Vol	-	from Wells	1=	39.28	(1)		_	
Water Dumenus	Turnersh No. 4		Deliveries in Acre-feet			_		>		
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[Irrigation Allowance Index Method] (Effective August 1, 2014)

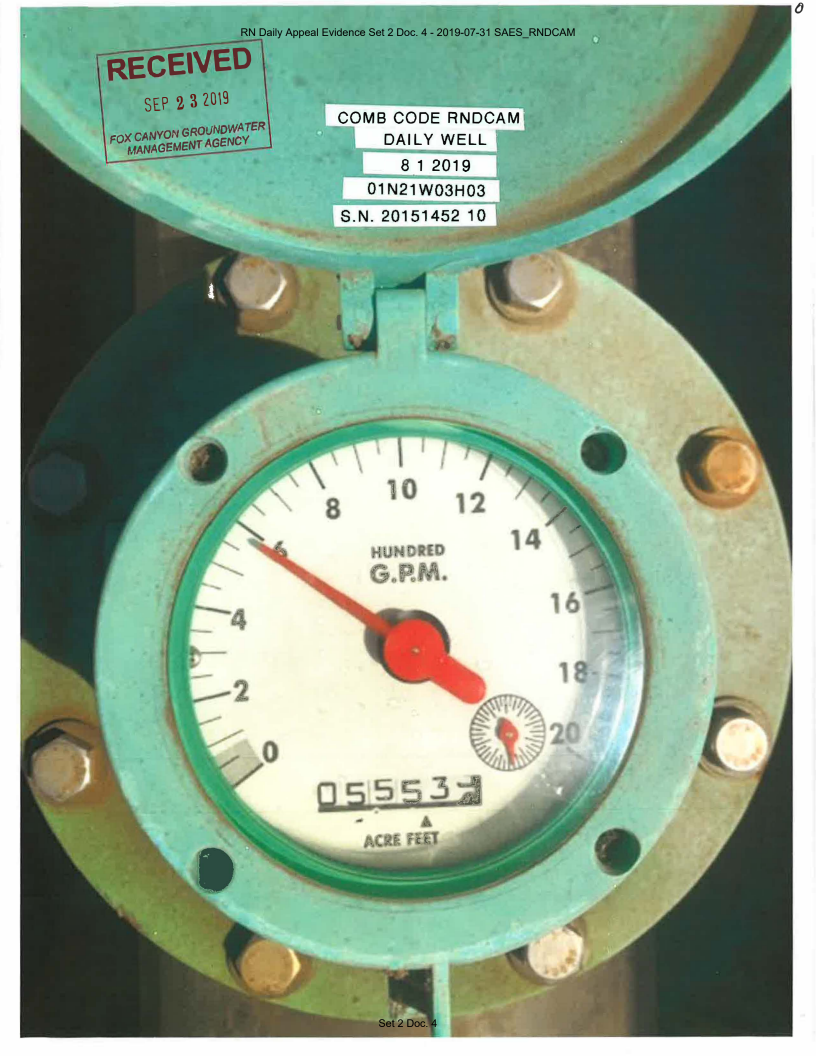
Crop Year 2018/2019 (August 1, 2018 - July 31, 2019)

Assessor's Parcel Information

Please list ALL Assessor's Parcel Numbers for ALL irrigated acres, regardless of ownership, that are being supplied water by the groundwater well(s), water purveyor(s) and other sources with which this Annual Application for Efficiency Allocation represents. List the first nine (9) digits of each Assessor's Parcel Number (APN) below (remove the last digit). (Example: Your APN is 100-0-040-035 so you would list 100-0-040-03.) (1) 2 3 D - O - O 6 1 - O 1 (2) ___ - _ - _ - _ _ - _ _ - _ _ _ (6) ______ (4) ____ - - - _ - _ _ - _ _ - _ _ -Please include a map that clearly identifies the well location(s) and irrigated acres by crop category. We recommend you use the GIS Mapping Tool for this step. Note: The GIS Mapping Tool can be found on the Irrigation Allowance Index page of the Agency's website. The map must identify the following: (1) Assessor's Parcel No(s). (2) Well Location(s) (3) Irrigated Acres by Crop Category Complete documentation, including calculations, on water applied (groundwater well(s), water purveyor(s) and other sources) and Irrigation Allowance for the current year is required. Failure to submit complete documentation may result in denial of this application and a surcharge or assessment of a civil penalty per Resolution No. 2013-01. I declare under penalty of perjury under the laws of the State of California that the information contained in this application is true and correct." LAUBACHER FARMS INC Well Operator Name (please print) **Application for Efficiency Allocation Checklist:** ☐ Completed/Signed Application (pages 1-2) Map(s) clearly identifying the well location(s) AND the irrigated acres by crop category (For Office Use Only) **Executive Officer Approval: Approved FCGMA Stamp Returned for Corrections**

Denied







State of California Secretary of State

Certificate of Conversion

IMPORTANT - Read all instructions before completing this form.

CONV-1A File # 302019217001

FILED Q Secretary of State State of California

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This Space For Filing Use Only

	None of Converted Early					
١.	Name of Converted Entity					
Ļ	R.N. Daily Ranch, LLC		T			
۷.	Form of Entity Limited Liability Company		3. Jurisdict			
_			Delav	vare.		
4,	Mailing Address of Chief Executive Office		City	•	State	Zip Code
5.	Street Address of Chief Executive Office -	Do not list a P.O. Box	City		State	Zip Code
	882 Rim Crest Drive,		Westlak	e Village	CA	91361
6.		iny - Do not list a P.O. Box	City		State	Zip Code
	882 Rim Crest Drive,			e Village		91361
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	882 Rim Crest Drive			Westlake Village	CÃ	91361
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Co	nverting Entity Information					
8,	Name of Converting Entity					
	RND Camarillo Ranch Partnership					:
9.	Form of Entity	10. Jurisdiction		11. CA Secretary of Stat	te File Numbe	er, if any
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12.	The principal terms of the plan of conversexceeded the vote required. If a vote was	sion were approved by a vote of required, the following was requi	f the numbered for each	r of Interests or shares or class:	f each class	that equaled or
	The class and number of outstanding interest	ests entitled to vote. AN	D	The percentage vote reg	ulred of each	LClass.
Ad	ditional Information					
13.	Additional Information set forth on the attack	hed pages, if any, is incorporate	d herein by t	nis reference and made pe	art of this cert	lificate.
14.	I certify under penalty of perjury under the I am the person who executed this instrum	laws of the State of California the ent, which execution is my act ar	at the foregoind deed.	ng is true and correct of n	ny own know	ledge. I declare
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ON	V-1A (REV 10/2018)			APPR	OVED BY SEC	RETARY OF STATE
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302019217001

CERTIFICATE OF CONVERSION

RND Camarillo Ranch Partnership

Signature Page

I certify under penalty of perjury under the laws of the State of California that the foregoing is true and correct of my own knowledge. I declare I am the person who executed this instrument, which execution is my act and deed.

Date: September 13, 2019

Signatures of Authorized Persons

Trustee of the Enid Daily Trust FBO Richard N. Daily dated January 24, 1970,

as amended, Partner

Trustee of the Richard N. Daily Separate Property Trust dated May 25, 1995, as amended . Partner

AN ORDINANCE TO ESTABLISH AN ALLOCATION SYSTEM FOR THE OXNARD AND PLEASANT VALLEY GROUNDWATER BASINS

Adopted October 23, 2019 Last Amended March 24, 2021

ARTICLE 1. FINDINGS

- 1.1. The Pleasant Valley Groundwater Basin and Oxnard Groundwater Subbasin (collectively, "the Basins") are located within Fox Canyon Groundwater Management Agency ("Agency") and have been designated by the California Department of Water Resources as high priority groundwater basins that are subject to critical conditions of overdraft.
- 1.2. The Agency is required under the Sustainable Groundwater Management Act ("SGMA") to manage the Basins under a groundwater sustainability plan by January 31, 2020.
- 1.3. The groundwater sustainability plan must include an estimate of the sustainable yield for the Basins.
- 1.4. Based on current projections, the sustainable yield of the Basins will be less than recent average annual groundwater extractions from the Basins.
- 1.5. The 10-year period prior to January 1, 2015, the date SGMA became effective, includes a complete climate cycle and is representative of annual average precipitation, groundwater extractions from the Basins and deliveries of surface water from the Santa Clara River through United Water Conservation District's Pleasant Valley Pipeline and Pumping Trough Pipeline in lieu of groundwater extractions from the Basins. During the 10-year period, these in lieu deliveries averaged 15,600 acre-feet annually and consisted of surface water that otherwise would have been used for groundwater recharge.
- 1.6. During the 10-year period prior to January 1, 2015, the Conejo Creek Project supplied an average of 4,978 acre-feet of surface water annually to Pleasant Valley County Water District for agricultural use which otherwise could have been supplied by pumping groundwater from the Basins. During that period, there was a corresponding decrease in groundwater use within Pleasant Valley's service area.
- 1.7. The adoption of this ordinance is a necessary step in the transition from the Agency's current groundwater management programs to sustainable groundwater management under SGMA. As part of that transition, the Agency intends to move from a wellhead-based to a land-based allocation system; however, implementation of that change is not feasible until such time as the Agency has developed sufficient parcel-based water-use data to allow for effective regulation of extractions on that basis.
- 1.8. The measures set forth in this ordinance are necessary to improve and protect the quantity and quality of groundwater supplies within the Basins.

- 1.9. This ordinance is exempt from the California Environmental Quality Act (CEQA) pursuant to Water Code section 10728.6 and CEQA Guidelines sections 15061(b)(3), 15307 and 15308.
- 1.10. The extraction allocations established under this ordinance are consistent with the land use elements of the applicable general plans to the extent that there is sufficient sustainable yield in the Basins to serve the land use designations therein.

ARTICLE 2. PURPOSE

The purpose of this ordinance is to facilitate adoption and implementation of the groundwater sustainability plan and to ensure that the Basins are operated within their sustainable yields. It is not the purpose of this ordinance to determine or alter water right entitlements, including those which may be asserted pursuant to California Water Code sections 1005.1, 1005.2 or 1005.4.

ARTICLE 3. PERIODIC REVIEW PROCEDURE

The Board will periodically review the effectiveness of this ordinance toward meeting its purpose. This review shall occur at least once every five years. If necessary, this ordinance will be amended to ensure that the sustainability goals of the groundwater sustainability plans are met.

ARTICLE 4. DEFINITIONS

- 4.1 "Agency" shall mean the Fox Canyon Groundwater Management Agency.
- 4.2 "Agricultural Operator" shall mean an owner or operator of an extraction facility used to produce groundwater for use on lands in the production of plant crops or livestock for market and uses incidental thereto.
- 4.3 "Assessor's Parcel Map" shall mean an official map designating parcels by Assessor's Parcel Number.
- 4.4 "Assessor's Parcel Number" shall mean the number assigned to a parcel by the County of Ventura for purposes of identification.
- 4.5 "Base Period" shall mean calendar years 2005 through 2014.
- 4.6 "Base-Period Conejo Creek Deliveries" shall mean the average annual amount of Conejo Creek Water Deliveries during the base period.
- 4.7 "Base-Period Extraction" shall mean the average annual groundwater extraction based on reported extractions during the base period, excluding any extractions that incurred surcharges.
- 4.8 "Base-Period PTP Deliveries" shall mean the average annual amount of PTP deliveries during the base period as reported to the Agency by United.
- 4.9 "Base-Period PV Deliveries" shall mean the average annual amount of PV deliveries during the base period as reported to the Agency by United.

- 4.10 "Basins" shall mean the Pleasant Valley Groundwater Basin and the Oxnard Groundwater Subbasin.
- 4.11 "Board" shall mean the Board of Directors of the Agency.
- 4.12 "Conejo Creek Project" shall mean the Conejo Creek Diversion structure and appurtenances owned and operated by Camrosa Water District through which recycled water discharged from the Hill Canyon Wastewater Treatment Plant is diverted from Conejo Creek for delivery to Camrosa Water District and Pleasant Valley.
- 4.13 "Conejo Creek Water Deliveries" shall mean deliveries of water to Pleasant Valley from the Conejo Creek Project.
- 4.14 "Executive Officer" shall mean the individual appointed by the Board to administer Agency functions or his/her designee.
- 4.15 "Extraction Allocation" shall mean the amount of groundwater that may be obtained from an extraction facility during a given water year before a surcharge is imposed.
- 4.16 "Extraction Facility" shall mean any device or method (e.g. water well) for extraction of groundwater within the Basin.
- 4.17 "Groundwater Sustainability Plan" shall mean the plan or plans, and any amendment thereof, developed and adopted by the Agency for the Basins in accordance with SGMA.
- 4.18 "Management Area" shall mean an area within the Basins for which the groundwater sustainability plan may identify different minimum thresholds, measurable objectives, monitoring or projects and management actions in accordance with regulations adopted pursuant to chapter 10 of SGMA.
- 4.19 "Municipal and Industrial Operator" shall mean an owner or operator that supplied groundwater for domestic, industrial, commercial or other non-agricultural use.
- 4.20 "Municipal and Industrial (M&I) Use" shall mean any use other than agricultural irrigation.
- 4.21 "Mutual Water Company" shall mean a corporation organized for, or engaged in the business of, selling, distributing, supplying, or delivering water to its stockholders and members at cost for irrigation purposes or for M&I use.
- 4.22 "O-H Pipeline" means the water distribution system operated by United that supplies groundwater to contractors under the O-H Pipeline Agreement.
- 4.23 "O-H Pipeline Agreement" means the Water Supply Agreement for Delivery of Water Through the Oxnard/Hueneme Pipeline dated July 1, 1996, and any amendment thereto.

- 4.24 "Operator" shall mean a person operating an extraction facility. The owner of an extraction facility shall be conclusively presumed to be the operator unless a satisfactory showing is made to the Agency that the extraction facility actually is operated by some other person.
- 4.25 "Owner" shall mean a person owning an extraction facility or an interest in an extraction facility other than a lien to secure the payment of a debt or other obligation and shall include any mutual water company and incorporated ownership.
- 4.26 "Parcel" shall mean a lot or parcel shown on an Assessor's Parcel Map with an assigned Assessor's Parcel Number.
- 4.27 "Person" shall mean any state or local governmental agency, private corporation, firm, partnership, individual, group of individuals, or, to the extent authorized by law, any federal agency.
- 4.28 "Pleasant Valley" shall mean Pleasant Valley County Water District.
- 4.29 "Pleasant Valley's Service Area" shall mean all lands shown on the map of the boundaries of Pleasant Valley on file with the Ventura Local Agency Formation Commission.
- 4.30 "PTP Deliveries" shall mean deliveries of surface water from the Santa Clara River through United's Pumping Trough Pipeline.
- 4.31 "PV Deliveries" shall mean deliveries of surface water from the Santa Clara River through United's Pleasant Valley Pipeline.
- 4.32 "Sustainable Groundwater Management Act" or "SGMA" shall mean Part 2.74 of Division 6 of the California Water Code, sections 10720 et seq.
- 4.33 "Sustainable Yield" shall mean the maximum quantity of water that can be withdrawn annually from the Basins as provided in the groundwater sustainability plan.
- 4.34 "United" shall mean United Water Conservation District.
- 4.35 "Water Market" shall mean a program which, by ordinance, allows the transfer of extraction allocations through a market administered by or on behalf of the Agency.
- 4.36 "Water Purveyor" shall mean a mutual water company, special district, or municipality that supplies groundwater to others for agricultural or municipal and industrial use.
- 4.37 "Water Year" shall mean the period from October 1 of one calendar year through September 30 of the following calendar year.

ARTICLE 5. GENERAL PROVISIONS

- 5.1 Notwithstanding any other Agency ordinance provision to the contrary, including article 2 of Emergency Ordinance E, the Executive Officer shall establish an operator's extraction allocation for each extraction facility located within the Basins as set forth herein. The alternative extraction allocations authorized under section 5.6 of the Agency Ordinance Code shall not be available to an operator for extracting groundwater from the Basins. Except as expressly provided herein, the provisions governing extraction allocations set forth in section 5.2 of the Agency Ordinance Code shall apply to groundwater extractions from the Basins.
- 5.2 Except as provided in section 5.5, an extraction allocation established under this ordinance is assigned to an extraction facility. An operator with more than one extraction facility in the same groundwater basin may combine the extraction allocations for the individual facilities. If the groundwater sustainability plan creates one or more management areas within the Basins, the Board may limit the ability to combine extraction allocations assigned to extraction facilities in different management areas. Limitations on combining extraction facilities in different management areas shall be set forth in a Resolution adopted by the Board based on a determination that the limitation is necessary in order to implement the groundwater sustainability plan.
- 5.3 Except as provided in section 5.7, all extraction allocations in excess of an allocation established by the ordinance shall be subject to extraction surcharges in the same manner as provided in the Agency Ordinance Code for extractions that exceed the historical and/or baseline allocation.
- 5.4 Extraction allocations may be transferred or temporarily assigned only as provided in article 9 of this ordinance.
- 5.5 The extraction allocation assigned to extraction facilities operated by United to supply water through the O-H Pipeline is "held in trust [by United] for Any or All Contractors" as a "Suballocation" as those terms are defined in the O-H Pipeline Agreement. Upon termination of or withdrawal of any party from the O-H Pipeline Agreement, the distribution of the extraction allocation assigned to the O-H Pipeline extraction facilities shall be decided by mutual agreement of United and the affected parties or as determined by a court. Notwithstanding any such agreement or court determination or the O-H Pipeline Agreement, the extraction allocation assigned to the O-H Pipeline extraction facilities shall be subject to all applicable Agency rules and regulations for the use and adjustment of extraction allocations, including chapter 5 of the Agency Ordinance Code, and to any allocation reductions implemented in accordance with article 10 of this ordinance.
- 5.6 In the event of a local, State, or Federal declaration of emergency with the potential to affect water supplies within the Agency, at the next scheduled meeting, the Board will consider whether to allow an operator to request an adjustment of the extraction allocation as a result of the emergency. The information required in support of the request will be set forth in a Resolution adopted by the Board.

5.7 For the water year beginning October 1, 2020, and ending September 30, 2021, extraction surcharges shall be imposed on extractions that exceed the greater of: (a) the allocation established by this ordinance; or (b) an operator's reported extractions which did not incur surcharges in calendar year 2018 for municipal and industrial and domestic operators, and in Crop Year 2017/18 for agricultural operators.

ARTICLE 6. INITIAL ALLOCATIONS

- 6.1 Until such time as the reductions described in article 10 are implemented and except as otherwise provided in this article, an operator's extraction allocation shall be the base-period extraction as reported to the Agency pursuant to chapter 2 of the Agency Ordinance Code. The extraction allocation established under this section is called "base-period allocation."
 - 6.1.1 In recognition of the use of surface water from the Conejo Creek Project and the corresponding reduction in total agricultural extractions within Pleasant Valley's service area during the base period, Pleasant Valley's base-period allocation shall be increased in an amount equal to base-period Conejo Creek water deliveries, subject to the adjustment described in subsection 6.1.1.1.
 - 6.1.1.1 Pleasant Valley shall include in the Semi-Annual Extraction Statement required under section 2.3 of the Agency Ordinance Code a report on the use of Conejo Creek water during the reporting year. In each year in which Pleasant Valley receives Conejo Creek water deliveries, its base-period allocation for that year shall be reduced in an amount equal to the Conejo Creek water deliveries during the year.
 - 6.1.1.2 The Board may transfer a portion of the allocation established under subsection 6.1.1 from Pleasant Valley to an operator of an extraction facility located within Pleasant Valley's service area upon a showing that the operator reduced extractions during the base period as a result of taking deliveries from Pleasant Valley. The transfer will avoid a windfall allocation that may otherwise result under subsection 6.1.1 of this ordinance and shall be subject to the procedures set forth in subsection 5.3.9 of the Agency Ordinance Code.
- 6.2 In order to encourage the coordinated use of groundwater from the Basins and surface water supplies from the Santa Clara River while eliminating overdraft and maintaining the sustainability goals established under SGMA, Pleasant Valley and United may increase groundwater use in years when these surface water supplies are less than normal, provided that a corresponding reduction in extractions occurs in years when surface water supplies from the Santa Clara River are more abundant. The coordinated use of these water supplies shall be implemented through adjustments to the extraction allocation as provided in this section. This extraction allocation flexibility is called "Santa Clara River Water Flex Allocation."
 - 6.2.1 Santa Clara River Water Flex Allocation

- 6.2.1.1 In any year in which the volume of surface water available for PV deliveries is less than base-period PV deliveries, Pleasant Valley's base-period allocation for that year shall be increased in an amount equal to the shortfall in available PV deliveries. The extraction allocation available under this subsection shall be subject to any allocation reductions implemented in accordance with article 10 of this ordinance.
- 6.2.1.2 In any year in which the volume of surface water available for PV deliveries exceeds base-period PV deliveries, Pleasant Valley's base-period allocation for that year shall be reduced by the amount of excess available PV deliveries. In order to provide a minimum extraction allocation during periods when PV deliveries are not available, Pleasant Valley's allocation shall not be reduced below 50 percent of Pleasant Valley's base-period extraction. The minimum extraction allocation available under this subsection shall not be eligible for carryover under article 8 of this ordinance.
- 6.2.1.3 Surface water shall be deemed available for PV deliveries as demonstrated in an annual report to be submitted by United pursuant to subsection 6.2.1.8. In any year in which Pleasant Valley does not make full use of the surface water available for PV deliveries, Pleasant Valley's base-period allocation for that year shall be reduced by the amount of available surface water not taken by Pleasant Valley.
- 6.2.1.4 In any year in which the volume of surface water available for PTP deliveries is less than base-period PTP deliveries, United's base-period allocation for that year shall be increased in an amount equal to the shortfall in available PTP deliveries. The extraction allocation available under this subsection shall be subject to any allocation reductions implemented in accordance with article 10 of this ordinance.
- 6.2.1.5 In any year in which the volume of surface water available for PTP deliveries exceeds base-period PTP deliveries, United's base-period allocation for that year shall be reduced by the amount of excess available PTP deliveries. In order to provide a minimum extraction allocation during periods when PTP deliveries are not available, United's allocation shall not be reduced below 50 percent of United's base-period extraction. The minimum extraction allocation available under this subsection shall not be eligible for carryover under article 8 of this ordinance.
- 6.2.1.6 Surface water shall be deemed available for PTP deliveries as demonstrated in an annual report to be submitted by United pursuant to subsection 6.2.1.8. In any year in which United does not make full use of the surface water available for PTP deliveries, United's base-period allocation for that year shall be reduced by the amount of available surface water not used by United.
- 6.2.1.7 To provide Pleasant Valley and United with the operational flexibility to respond to annual variations in the availability of Santa Clara River water, any surcharge for excess extractions that would otherwise be assessed annually shall be determined at the end of each five-year period following the operative date of

- this ordinance. Surcharges for any excess extractions shall be assessed as provided in sections 6.3 and 6.4.
- 6.2.1.8 United shall submit an annual report on its diversion of Santa Clara River water during the preceding water year. The report shall state the total volume of river diversions, the total volume of surface water made available for PTP deliveries and PV deliveries and the total volume put to other uses. The report shall state these volumes in acre-feet, supported by meter readings, and include such other information determined by the Executive Officer to be reasonably necessary to carry out the intent of this article.
- 6.2.2 Pleasant Valley and United shall include in the Semi-Annual Extraction Statement required under section 2.3 of the Agency Ordinance Code a report on the use of Santa Clara River water and the resulting Santa Clara River Water Flex Allocation for the reporting year.
- 6.3 Pleasant Valley shall be subject to surcharges on extractions in excess of cumulative base-period allocations, as adjusted in accordance with this article, during the preceding five-year period. If excess extractions occur, Pleasant Valley shall be deemed to have exceeded the extraction allocation in each of the preceding five years. A surcharge assessed under this section shall be due and payable within 30 days of issuance of a notice of imposition of surcharges.
- 6.4 United shall be subject to surcharges on extractions in excess of cumulative base-period allocations, as adjusted in accordance with this article, during the preceding five-year period. If excess extractions occur, United shall be deemed to have exceeded the extraction allocation in each of the preceding five years. A surcharge assessed under this section shall be due and payable within 30 days of issuance of a notice of imposition of surcharges.

ARTICLE 7. ADDITIONAL REQUIREMENTS FOR REPORTING EXTRACTIONS

In order to facilitate a transition from a wellhead-based to a land-based allocation system, operators in the Basins shall comply with the following reporting requirements in addition to those specified in the Agency Ordinance Code.

- 7.1 Agricultural operators not subject to section 7.2 shall report the following:
 - 7.1.1 Each assessor's parcel number being supplied with groundwater produced by the operator's extraction facility;
 - 7.1.2 The number of irrigated acres within each parcel; and
 - 7.1.3 The source of all water used to irrigate those lands.
- 7.2 Mutual water companies, special districts and municipalities supplying groundwater or in lieu deliveries for agricultural use shall report the following:

- 7.2.1 Total volume of water from each source being supplied by the mutual water company, special district, or municipality;
- 7.2.2 Location and identifier of each agricultural turnout and meter owned by the mutual water company, special district, or municipality and located within the Basins or Agency boundary;
- 7.2.3 Monthly water deliveries to and meter readings from each agricultural turnout located within the Basins or Agency boundary:
- 7.2.4 Monthly water deliveries to areas outside the Basins or Agency boundary;
- 7.2.5 List of assessor's parcel numbers served by each agricultural turnout and meter located within the Basins or Agency boundary, and list assessor's parcel numbers (or GIS shape file) served by the mutual water company, special district or municipality outside the Basins or Agency boundary; and
- 7.2.6 Customer name associated with each parcel located within the Basins or Agency boundary.
- 7.3 Mutual water companies, special districts and municipalities supplying groundwater or in lieu deliveries for municipal and industrial use shall report the following:
 - 7.3.1 Total volume of water from each source being supplied by the mutual water company, special district, or municipality;
 - 7.3.2 Monthly water deliveries for all water being supplied by the mutual water company, special district, or municipality; and
 - 7.3.3 List of assessor's parcel numbers (or a GIS shape file) served by the mutual water company, special district, or municipality.
- 7.4 Domestic and municipal and industrial well operators shall report thefollowing:
 - 7.4.1 Each assessor's parcel number being supplied with groundwater produced by the operator's extraction facility.

ARTICLE 8. ALLOCATION CARRYOVER

Except as otherwise provided and subject to the provisions of this article, an unused extraction allocation may be carried over for use in a subsequent water year. A maximum of fifty percent of an extraction allocation shall be available for carry over. The first water extracted during any year shall be deemed to be an exercise of the carryover authorized by this article. The cumulative allocation carryover shall not exceed one hundred percent of an extraction allocation. An unused carryover extraction allocation is not transferable between operators, except in an Agency-approved water market, and shall expire five (5) years after it was accrued. Annual allocation carryover for extraction facilities combined under a single operator in accordance with section 5.2 shall be evenly divided

among the combined extraction facilities. The Board may limit the use of carry over allocations consistent with the provisions of the groundwater sustainability plan, provided that any such limitation shall be imposed on all operators on an equal basis.

ARTICLE 9. ALLOCATION TRANSFERS

- 9.1 Allocation transfers may be necessary to provide flexibility during and after the transition from the Agency's current groundwater management program to sustainable groundwater management under SGMA. Notwithstanding section 5.3 of the Agency Ordinance Code, transfers of allocation established under this ordinance shall comply with the provisions of this article or be allowed under an Agency-approved water market.
- 9.2 Upon adoption of the groundwater sustainability plan, and except as otherwise provided, transfers or temporary assignments of an extraction allocation are authorized provided the Agency finds that it does not impede achievement of the sustainability goals of the groundwater sustainability plan and would not be detrimental to an Agency-approved water market. In making this determination, the Agency shall, at a minimum, consider the location of the extraction facilities, the total quantity of groundwater extracted in any year, groundwater quality impacts of the transfer and whether the proposed transfer or temporary assignment could be approved under an Agency-approved water market. Requests for the transfer or temporary assignment of extraction allocations shall be submitted jointly by the operators and owners involved and shall include the specific details of their proposal. To ensure consistency with the sustainability goals of the groundwater sustainability plan, transfers or temporary assignments of an extraction allocation shall be subject to conditions as determined by the Executive Officer. A temporary assignment of allocation shall not exceed one year.
- 9.3 Where there is a sale or transfer of a part of the acreage served by any extraction facility, the extraction allocation for that facility shall be equitably apportioned between the real property retained and the real property transferred by the owner of the extraction facility. This apportionment shall be approved by the Executive Officer who may modify the apportionment to assure equity.
- 9.4 When irrigated acreage changes to M&I use, the extraction allocation used to irrigate the acreage shall be transferred from the agricultural operator to the M&I operator on a one-to-one basis.
- 9.5 Transfers or temporary assignments of allocations between extraction facilities located within the same groundwater basin shall be considered for approval by the Executive Officer. All other requests for transfers or temporary assignments shall be submitted to the Board for approval.

ARTICLE 10. REDUCTION OF ALLOCATIONS

10.1 If the sustainable yield is less than the total extraction allocations established in article 6, then extraction allocations, adjusted or otherwise, shall be reduced according to a schedule and method to be determined by the Board following adoption of the groundwater sustainability

- plan. An operator's use of surface water in lieu of groundwater after the effective date of this ordinance shall not subject that operator to a greater allocation reduction than is imposed on other operators.
- 10.2 It is the intent of the Board to establish a minimum allocation for agricultural operators based on the sustainable yield and to exempt minimum allocations from the reductions contemplated in section 10.1 until such time as the Board determines that a reduction of the minimum allocation is necessary in order to facilitate implementation of the groundwater sustainability plan.

ARTICLE 11. VARIANCES

The Executive Officer may, on written request from a land owner or operator, grant a variance from the requirements of this ordinance based on the standards set forth in this article.

- 11.1 Variance Purpose and Standards The sole purpose of any variance shall be to enable an owner or operator to make reasonable use of groundwater in the same manner as other users of groundwater in the Basins. Before any variance may be granted, the owner or operator must establish and the Agency must determine that all of the following standards are met:
 - 11.1.1 That there are special circumstances or exceptional characteristics applicable to the owner or operator which do not apply generally to comparable owners or operators in the Basins; and
 - 11.1.2 That granting a variance will not confer a special privilege inconsistent with the limitations upon other owners and operators in the Basins; and
 - 11.1.3 That denial of a variance will result in practical difficulties or unnecessary hardships inconsistent with the general purpose of this ordinance; and
 - 11.1.4 That the granting of a variance will not be inconsistent with the groundwater sustainability plan or the provisions of SGMA or with other regulations or ordinances of the Agency or detrimental to the Agency's ability to improve and protect the quantity or quality of groundwater supplies within the Basins; and
 - 11.1.5 That the granting of a variance will not substantially impede the Agency's ability to achieve sustainable groundwater management or the actual sustainability of groundwater in the Basins.
- 11.2 Burden of Proof A person seeking a variance shall have the burden of proving to the satisfaction of the Executive Officer that the above standards can be met.
- 11.3 The Agency may recognize and consider other mitigating factors demonstrated or proposed by the applicant. The Agency at its discretion may include and impose those or other factors as conditions of granting the variance request.

- 11.4 The Executive Officer may consider any prior requests, permits, other Agency decisions, or enforcement actions associated with the owner or operator.
- 11.5 Any new or increased extraction allocation granted by the Agency pursuant to a variance request may not be transferred without prior Agency approval.
- 11.6 Variance Procedures All requests for a variance shall be filed in writing with the Agency.
- 11.7 Application Period For the water year beginning October 1, 2020, variances may be applied for by June 30, 2010. For all subsequent water years, variances may be applied for by June 30 for use in the following the water year.
- 11.8 Review Period The Executive Officer shall make reasonable efforts to render a decision on all applications within 90 days from the date the variance is requested. The Executive Officer's decision shall be in writing and include the findings made relative to the standards set forth in section 11.1.
- 11.9 Appeals The Executive Officer's decision under this article is appealable in accordance with chapter 6.0 of the Agency Ordinance Code.

ARTICLE 12. CONFLICTS

Should any conflicts occur between the provisions of this ordinance and any other duly enacted Agency code or ordinance, the provisions of this ordinance shall govern.

ARTICLE 13. SEVERABILITY

Should any provision, section, subsection, paragraph, sentence or word of this ordinance be rendered or declared invalid by any final court action in a court of competent jurisdiction or by reason of any preemptive legislation, the remaining provisions, sections, subsections, paragraphs, sentences or words of this ordinance as hereby adopted shall remain in full force and effect.

ARTICLE 14. EFFECTIVE DATE; OPERATIVE DATE

This ordinance and amendments hereof shall become effective on the thirty-first day after adoption.

AN ORDINANCE TO AMEND EMERGENCY ORDINANCE E TO RESTORE TEMPORARY EXTRACTION ALLOCATIONS FOR MUNCIPAL AND INDUSTRIAL OPERATORS

ARTICLE 1. FINDINGS

- 1.1. The Fox Canyon Groundwater Management Agency Board of Directors in response to persistent drought conditions in the territory of the Agency on April 11, 2014, adopted an emergency ordinance limiting extractions from groundwater extraction facilities, etc. (Emergency Ordinance E) which, among other things, established temporary extraction allocations for municipal and industrial operators based on average annual extractions during a base period of 2003 to 2012.
- 1.2. The same drought conditions that led to the adoption of Emergency Ordinance E resulted in the passage of the Sustainable Groundwater Management Act of 2014 (SGMA) which requires that the Agency adopt and implement a groundwater sustainability plan that includes measures to ensure that each of the basins within the territory of the Agency is operated within its sustainable yield.
- 1.3. The Agency has been engaged since 2015 in a stakeholder-driven process to develop allocation systems for each of its groundwater basins to help meet the sustainability goal under SGMA for the basins and intends to implement those allocation systems as of October 1, 2020.
- 1.4. The allocation systems to be adopted by the Agency will replace the temporary extraction allocations established under Emergency Ordinance E and provide a foundation for the long-term sustainable management of the groundwater basins within the territory of the Agency.
- 1.5. The implementation of Emergency Ordinance E resulted in a reduction in groundwater extraction allocations for municipal and industrial operators that exceeded the reduction imposed on agricultural operators which was contrary to the intent of Emergency Ordinance E. In accordance with the Agency's guiding principles for fair, firm and consistent groundwater regulation, the Board wishes to restore the temporary extraction allocations for municipal and industrial operators to the amounts initially established under Emergency Ordinance E.
- 1.6. Notwithstanding the improvement in conditions that led to the lifting of the Governor's proclamation of a drought state of emergency, dry conditions and other challenges to sustainable yield and sustainable groundwater management continue to persist within the territory of the Agency and support a continued need for all other measures in Emergency Ordinance E to improve and protect the quantity and quality of groundwater supplies and to facilitate development of a long-term plan for groundwater management.
- 1.7. This ordinance is exempt from the California Environmental Quality Act (CEQA) pursuant to Water Code section 10728.6 and CEQA Guidelines sections 15301, 15307 and 15308.

ARTICLE 2. AMENDMENT OF EMERGENCY ORDINANCE E

Article 2.C. of Emergency Ordinance E is hereby repealed with respect to groundwater extractions

subject to temporary extraction allocations beginning on January 1, 2020. All other provisions of Emergency Ordinance E shall remain in full force and effect.

ARTICLE 3. EFFECTIVE DATE

This ordinance shall become effective on the thirty-first day after adoption.

PASSED AND ADOPTED this 13th day of December, 2019, by the following vote:

AYES: 4_____

NOES: <u>1</u>

ABSENT: 0

Chair, Board of Directors
Fox Canyon
Groundwater
Management Agency

ATTEST:

By: ScyNIZ II gl Da

FOX CANYON GROUNDWATER MANAGEMENT AGENCY



800 S. Victoria Avenue, Ventura, CA 93009 - 1610 Phone (805) 645-1372 Fax (805) 654-3350 Websites www.fcgma.org OR www.fcgmaonline.org

Annual Application for Efficiency Allocation



[Irrigation Allowance Index Method] (Effective August 1, 2014)

What is your ETO Zone (see attached map)? ZME2 Year Type: WET										
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			+		=					
			+		=		-			
			+		-		1			
		Total Voi	-	from Wells	=	39.28	1		<	
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		_	+	•	=	11-7			PL	
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			x		×		=			
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of the Agency's website.

RN Daily Appeal Evidence Set 2 Doc. 8, 2019 1 RNDCAM Efficiency Allocation Application for

Efficiency Allocation

[Irrigation Allowance Index Method] (Effective August 1, 2014)

Crop Year 2018/2019 (August 1, 2018 - July 31, 2019)

Assessor's Parcel Information

being supplied water by the groundwater well		
this Annual Application for Efficiency Allocation		5) dila salai ssai ssa
List the first nine (9) digits of each Assessor'	s Parcel Number (AP	N) below (remove the last digit).
(Example: Your APN is 100-0-040-035 so you	would list <u>100-0-040</u>)-03.)
(1) 2 3 0 - 0 - 0 6 1 - 0 1	(5)	
(2)	· / —	
(3)		
(4)	(0)	
Please include a map that clearly identifies to category. We recommend you use the GIS M		
Note: The GIS Mapping Tool can be found on the		
The map <u>must</u> identify the following: (1) As	ssessor's Parcel No(s	s).
(2) W	/ell Location(s)	
(3) Iı	rrigated Acres by Cro	p Category
Complete documentation, including calculations, o	on water applied (arc	oundwater well(s), water
purveyor(s) and other sources) and Irrigation Allo		
submit complete documentation may result in del		
of a civil penalty per Resolution No. 2013-01.	man ar arma i pip	
"I declare under penalty of perjury under the	Laws of the State of	California that the information
contained in this app		
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LAUBACHER FARMS INC Well Operator Name (please print)		PRESIDENT Title 9/15/2019
The operator in the process princy		6/_1_
January William		1/15/2019
Well Operator Signature		Date
Application for Efficiency Allocation Checkli	st:	
Completed/Signed Application (pages 1-2)	-	
Map(s) clearly identifying the well location(s) AND the in	rrigated acres by crop cate	2004
[] Map(s) cleany identifying the well location(s) (140 the in	ligated acres by crop cate	gory
(For Off	ice Use Only)	
·		
Executive Officer Approval:	***************************************	······································
Approved	型	
		FCGMA Stamp

Set 2 Doc. 8 Page 2 of 6

Denied

Returned for Corrections



