

## United States Department of the Interior



FISH AND WILDLIFE SERVICE

2800 Cottage Way, Ste 2606 Sacramento, CA 95825

**In Reply Refer To:** FWS/LR8/IR08/IR10

By Electronic Mail

Holly Geneva Stout, Esq. California Water Commission P.O. Box 942836 Sacramento, CA 94236-0001 cwc@water.ca.gov

Subject: United States Fish and Wildlife Service Submission of Comments for the October 19, 2022, Resolution of Necessity Hearing California Water Commission

APN 042-270-017 - DWR Parcel No. YBSH-139

Thompson Trust, et al. - FWS Easement # 24C - 142 acres

Dear Ms. Stout:

As provided in the September 26, 2022, Notice of the Resolution of Necessity hearing, the United States Fish and Wildlife Service ("FWS" or "Service") submits these written comments for consideration by the California Water Commission ("Commission") and inclusion in the record of this proceeding concerning the above-referenced easement in which the United States holds an interest.

### Federal Interest in DWR Parcel No. YBSH-139

First, the Commission must understand that the conservation easement held here is an interest in lands held by the United States. As such, absent a waiver of sovereign immunity, a federal interest in real property cannot be condemned. United States v. Navajo Nation, 556 U.S. 287, 289 (2009). ("A waiver of the Federal Government's sovereign immunity must be unequivocally expressed in statutory text, and will not be implied. Moreover, a waiver of the Government's sovereign immunity will be strictly construed, in terms of its scope, in favor of the sovereign."); Minnesota v. United States, 305 U.S. 382, 386-87 (1939), superseded on other grounds by statute as stated in Morda v. Klein, 865 F.2d 782, 783 (6th Cir. 1989); Utah Power & Light Co. v. United States, 243 U.S. 389, 405 (1917). The sole extant statutory exception to this federal preemption relating to condemning real property owned by the United States is under the Quiet Title Act ("QTA"), 28 U.S.C. § 2410(a), and this is a limited waiver of sovereign immunity. Id. (the United States "may be made a party" in a case "to condemn... real or personal property on which the United States has or claims a mortgage or other lien."); Block v. North Dakota, 461 U.S. 273, 286 (1983) ("Congress intended the QTA to provide the exclusive means by which adverse claimants could challenge the United States' title to real property."). Moreover, this waiver as related to a mortgage or lien is narrowly construed. *See, e.g., Hussain v. Boston Old Colony Ins. Co.*, 311 F.3d 623, 629 (5th Cir. 2002) (Section 2410 "was specifically passed to waive the sovereign immunity of the United States so that private parties could get the government into court when necessary to quiet title or resolve priority of liens or mortgages"); *Village of Wheeling v. Fragassi*, No. 09 C 3124, 2010 WL 3087462, at \*4 (N.D. III. Aug. 2, 2010) (lease not a mortgage or lien under § 2410); *Ansonia Nat'l Bank v. United States*, 147 F. Supp. 864, 865 (D. Conn. 1956) (easement not a "lien" under § 2410).

Likewise, the doctrine of prior public use ensures that the United States' interest, absent a contrary statutory provision enacted by Congress, triumphs over a state or local government's effort to condemn federal lands or real property interests. The doctrine is designed to prevent courts from becoming embroiled in competing claims by governmental entities to the same property. *See United States v. Acquisition of 0.3114 Cuerdas of Condemnation Land More or Less, Located on Calle,* 753 F. Supp. 50, 54 (D.P.R. 1990) ("Without the prior use doctrine, there could be a free for all of battling entities all equipped with eminent domain power, passing title back and forth."). Simply stated, even ignoring that the public interest of the United States may be supreme, our prior public interest reflected in the United States' ownership of the property suffices to block any condemnation by state or local governments.

#### **Procedural Background**

Our Realty Section, Refuge Staff, and the Department of Water Resources ("DWR") participated in a meeting concerning this Project and exchanged a few communications in February-April of 2021. FWS heard nothing further until our Realty Section began receiving letters in late 2021, concerning easement parcels that were included in DWR's Batch A Resolution of Necessity hearing process. In connection with this particular parcel, our Realty Section received an undated letter from DWR Right-of-Way Agent Nathan Myhre, indicating that DWR intended to acquire a flowage easement on this conservation easement parcel. In response, the FWS submitted a letter to Catherine McCalvin of DWR dated February 14, 2022, setting forth the federal interest in the conservation easement. DWR responded to the Service's letter on April 6, 2022. DWR submitted written notice of the Resolution of Necessity Hearing on April 25, 2022. As required within 15 days of the date of the Notice of Hearing, FWS submitted its written request to be heard on May 9, 2022, regarding this Parcel, and submitted written comments on May 12, 2022. For unexplained reasons, this parcel was removed from the agenda for the May 18, 2022, RON hearing. DWR provided notice of the second informational hearing for this parcel on August 23, 2022, to which FWS responded with its notice of intent to be heard at that hearing on September 13, 2022. The Service provided oral comments at the September 21, 2022, informational hearing. On September 26, 2022, DWR issued notice of the Resolution of Necessity hearing for this parcel, to which the Service has submitted a notice of intent to be heard. In addition, the Service submitted an additional comment letter on July 7, 2022. We request that all Service submittals outlined here be included in the record of this proceeding.

#### Upper Swanston Ranch, Inc. Easement

Enclosed herein as Exhibit A is the Easement by which Upper Swanston Ranch, Inc., Swanston Properties, and G. Erling Linggi, Trustee of the Marilyn J. Linggi Testamentary Trust, granted to the United States by Grant of Easement recorded on April 16, 1999, a perpetual conservation easement over a total of 2,494.67 acres under authority of the Migratory Bird Conservation Act of February 18, 1929 (16 U.S.C. 715, et seq. as amended), which authorizes the Secretary of the Interior to acquire certain lands or interests therein for waterfowl habitat. The purpose of this easement is to maintain habitat for waterfowl. The United States expended four million dollars (\$4,000,000.00) for the easement, which is a component part of the National Wildlife Refuge System and subject to pertinent National Wildlife Refuge system laws and regulations. The parcel now in ownership to the Thompson Trust, et al. is a portion of this larger Upper Swanston Ranch easement, consisting of 142 acres.

Notably, the easement in Paragraph 6 specifically provides that the Grantor "shall not grant any additional easements, rights-of-way, or other interests in the Easement Lands, other than a fee or leasehold interest, or grant or otherwise transfer to any other person or entity or to other lands or otherwise abandon or relinquish any Easement Waters without the prior written authorization of Grantee given through the U.S. Fish and Wildlife Service. Such authorization will be given unless the Secretary or his designated representative determines that the proposed interest or transfer will interfere with the use of the Easement Waters for the Easement Lands." Paragraph 3 of the Easement prohibits the Grantor from altering the existing topography, or from otherwise altering or using or permitting the use by third parties of the Easement Lands for any purpose without the prior written authorization of the Service. Such authorization will only be given if the Secretary of the Interior or her designated representative determines that the proposed activity will not change the character of the Easement Lands or adversely affect the use of the Easement Lands as waterfowl habitat suitable for written authorization of the Service.

Similarly, 50 CFR 25.44 requires permits for use of easement areas administered by us where proposed activities may affect the property interest acquired by the United States. This includes instances where the third applicant is a governmental entity which has acquired a partial interest in the servient estate by subsequent condemnation. Regulations regarding rights-of-way in easement areas are found in 50 CFR part 29.21.

As required by the National Wildlife Refuge System Improvement Act of 1997, before authorizing a use that affects our easement interest, the Service must first make a compatibility determination (16 U.S. C.  $\S$  668dd(d)(3)(A)(i)). A compatibility determination is a written determination signed and dated by the Refuge Manager and Regional Chief, signifying that a proposed or existing use of a national wildlife refuge is a compatible use or is not a compatible use. Compatible use means a proposed or existing wildlife-dependent recreational use or any other use of a national wildlife refuge that, based on sound professional judgment, will not materially interfere with or detract from the fulfillment of the National Wildlife Refuge System mission or the purpose(s) of the national wildlife refuge (50 CFR 25.12(a)). In making the determination, the Refuge Manager must consider not only the direct impacts of a use but also the indirect impacts associated with the use and the cumulative impacts of the use when conducted in conjunction with other existing or planned uses of the refuge, and uses of adjacent lands or waters that may exacerbate the effects of a refuge use (603 FW 2.11B(3)). This federal compatibility determination is markedly different from the representations DWR has made that operation of the proposed Project is compatible with the existing conservation easements.

As stated in the USFWS easement, the landowner cannot grant an additional easement without the prior written authorization of the Fish and Wildlife Service. In order to facilitate this Project, we are reviewing hydrologic data provided by DWR, engaging with the landowner, and will work with DWR and the landowner to resolve identified issues. Upon receipt of an application, the Service will then engage in a compatibility determination for the Project, as required under federal refuge law and regulation. Note that the Service *cannot* make a compatibility determination on future permitted construction and operation of the fish passage and floodplain restoration projects amounting to a change in the Project not analyzed previously. Should they arise, any future changes to the Project would require additional environmental analyses. Such future projects would also require a federal compatibility determination, but this cannot occur until these projects have been sufficiently analyzed in future environmental analyses, which would allow us to ensure proposed future modifications do not impact our interest in the property.

#### Existing Purpose of USFWS Easement on Thompson Trust, et al. Parcel

The USFWS Easement was purchased to protect wetlands and easement waters in perpetuity for waterfowl and other migratory birds. Wetlands on this property are considered managed freshwater wetlands and consist of a complex of shallow wetland impoundments contained by levees that are delivered water through managed irrigation infrastructure. Landowners actively manage the water levels of these wetlands using water control structures to promote beneficial wetland vegetation and provide foraging habitat for wintering and migrating waterfowl. Although water depth varies with wetland topography, landowners typically mange for an average depth of 8-10 inches that provides optimal foraging habitat for most waterfowl and a great diversity of migratory waterbirds.

#### **DWR's Proposed Flowage Easement**

Under DWR's proposed flowage easement, the landowner would grant a perpetual right-of-way and easement in the real property, for the purposes of seasonal floodplain fisheries rearing habitat and fish passage in the Yolo Bypass. In addition, the proposed flowage easement would provide the Grantee (DWR) the right for the flowage of water over and upon the Property as may be required for the *present and future* permitted construction and operation of fish passage and floodplain restoration projects. It is not clear if the easement would allow alteration to riparian habitat. The proposed flowage easement would also include the right to flow water and materials and by said flow erode; or place or deposit earth, debris, sediment, or other material.

#### Anticipated Project Impacts from DWR data

According to DWR analysis, the Big Notch Project would flood the Thompson Trust, et al. Parcel 042-270-017 an average of 9.4 additional days above 6" within the November 1 through February 28 hunt period. The number of additional days the parcel would flood above 6" during the hunt period would range from 2 to 44 days. These days represent flood levels that could potentially impact waterfowl use and hunting quality. The parcel would flood an average of 9.4 additional days above 12" during the hunt period, with a range from 0 to 39 additional days flooded above 12". These days represent flood levels that could potentially impact landowner access in addition to waterfowl use and hunting quality. The parcel would flood an average of 8.9 additional days above 18" during the hunt period, with a range from 0 to 25 additional days flooded above 18". These days represent flood levels that could potentially impact wetland infrastructure (levees, water control structures) in addition to access, waterfowl use and hunting quality.

#### Standard for Resolution of Necessity

The lands covered by this United States easement are already appropriated for a public use. As such, the Commission must follow certain procedures to make determinations as to whether the proposed new use is either compatible with or more necessary than the existing use.

CCP 1240.510 requires that the proposed use will not unreasonably interfere with or impair the continuance of the public use as it then exists or may reasonably be expected to exist in the future. As noted, this easement was acquired for the purpose of waterfowl habitat suitable for migratory birds.

Under CCP 1240.610, the Commission would need to find that use for which the property is sought to be taken is a more necessary public use than the use for which the property is appropriated.

Increased flooding over 6" in depth on these wetlands would likely have a negative impact on migratory bird foraging habitat, potentially impacting waterfowl use and ultimately hunting quality. Increased flooding over 12" would further decrease migratory bird foraging habitat and would also impact landowner access by potentially flooding roads/ levees/hunting blinds and making it unsafe for hunters to wade the wetlands. Finally, increased flooding over 18" would not only impact migratory bird habitat and landowner access, but significantly overtop roads, levees and water control structures potentially causing costly damage to wetland infrastructure. The FWS purchased a conservation easement on this property with the understanding that landowners would continue to optimally manage their lands for migratory birds as long as they had the incentive to hunt and enjoy passive recreation on their properties. Increased flooding has the potential to decrease hunting quality, decrease landowner access, and increase infrastructure maintenance costs, all of which could be impediments to future management of the property as migratory bird habitat.

The April 6, 2022, letter from DWR states without explanation that operation of the Project is compatible with the existing conservation easements and will not unreasonably interfere with or impair the continuance of the Service's public use as it exists or may reasonably be expected to exist in the future. Citing to the Easement for the 'Upper Swanton[sic]' property, the DWR letter further indicates the Service's conservation easements specify that the "properties are subject to a nonexclusive right to flood the properties between October 15 and March 1, as an existing use.[footnote omitted]. Therefore, DWR does not anticipate the need to modify the existing Service conservation easements."

The 1999 Upper Swanston Ranch easement provides in Paragraph 5 that "[h]owever, in any year that Grantors do not flood the Easement Lands in the customary manner to their historical hunting season level, Grantee shall have, at its sole discretion, the nonexclusive right and option, but not the obligation, to flood the Easement Lands from October 15<sup>th</sup> through March first of the following year." However, flooding by the United States in the "customary manner to their hunting season level" would be for the purpose of maintaining habitat for waterfowl, which is not the same as the prospective flooding under the proposed project to the levels shown in modeling, which in certain cases exceed the historic levels that were contemplated in the Upper Swanston Ranch easement.

#### Conclusion

The Fish and Wildlife Service has been in contact with the landowner for this property. We have initiated discussions to determine if reasonable measures can be implemented to ensure landowners have access to the property and to identify other reasonable improvements, such as modifications of levees and water control structures, to ensure these properties can continue to be managed and used as private wetlands.

As stated in the USFWS Easement, the landowner cannot grant an additional easement without the prior written authorization of the Fish and Wildlife Service, which, in determining whether to grant such authorization, will be looking at whether the proposed interest interferes with the use of the Easement lands as waterfowl habitat suitable for migratory birds. To that end, we request DWR continue to work with FWS and the landowners to implement reasonable measures to help ensure this property continues to provide the migratory bird benefits for which it was acquired, regardless of a Resolution of Necessity

determination for the property. As DWR moves forward, it needs to take appropriate steps to ensure that the Project will not unreasonably interfere with or impair the vital public use to provide suitable habitat for migratory waterfowl. We look forward to cooperating with DWR and the landowners on the Project, while ensuring the US easement parcel continues to provide benefits for migratory waterfowl.

Sincerely,

CURTIS Digitally signed by CURTIS MCCASLAND Date: 2022,10.06 15:58:32 -07'00'

Curtis McCasland Assistant Regional Director, Refuges Program United States Fish and Wildlife Service California Great Basin Region 2800 Cottage Way, Suite W-2606 Sacramento, CA 95825

Enclosure

cc: Catherine McCalvin, DWR Elizabeth Vasquez, DWR Rachel Taylor, DWR Mario Manzo, BOR

# EXHIBIT A

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AECONDING REQUESTED BY AND WHEN RECORDED HAIL TO: U.S. Fish and Wildlife Service Secremento Realty Field Office (attnikb) 2233 Matt Avenue, Suite 375 Sacremento, California 95825

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> YOLO Recorder's Office Tony Bernhard, County Recorder

000 - 99-0011525-00 Acet 104-Placer Title Friday, API 10, 1999 09:25:00 Ttl Prt \$52.00 Nbr-009152171 VHB/R6/1-16

#### UNITED STATES DEPARTMENT OF THE INTERIOR U.S. FISH AND WILDLIPS SERVICE

#### ORANT OF BASEMENT

UNART OF EASEMENT, made between Upper Eveneton Ranch, Inc., a California Corportion, Swanston Properties, a General Partnership, and G. Erling Linggi, Trustee of the Harilyn J. Linggi Testamentary Trust, Eisir Successors and assigns, hereinafter referred to as Grantur, and the UNITRD STATES OF AMERICA and its assigns, hereinafter referred to as Grantum,

HIGNERS the Higratory Dird Convertation Act of February 16, 1929, [16 U.B.C. 715 st soq), as amended, and wince August 1, 1953, authorizes the Secretary of the Interior to acquire certain lands or interasts therein for waterfoul hebitat;

AND ALGO WHENING, the essenant interest rights in the following described lands are being acquired for administration by the Secretary of the Interior (necretary) through the United States Fish and Wildlife Service, and the use, competion and operation of the reservations retained herein shall be subordinate to and subject to such rules and regulations as may be prescribed by the Secretary governing the use, bocupation, protection and administration of units of the Rational Hildlife Refuge System under and is compliants with provisions of Section 6 of the Higratory Dird Conservation Act of Vebruary 18, 1929 (45 Such, 122), as emended by dection 301 of the Refuge Revenue Sharing Act of June 16, 1935, (49 Stat. 381).

NOW THEREFORE, For and in consideration of FOUR MILLION AND 00/100 DOLLARS (\$4,000,000.00), the Grantor hereby grants to the UNITED STATES OF AMENICA, Grantes, a perpatual conservation excanant for the maintenence and use of the land and waters described below (hereinafter referred to as "Waterment Landu" and "Example Maters') for the management of migratory birds on the terms and conditions stated herein. There is included in this Grant of Zasament a right of accase by designated representatives of the U.S. Fish and Wildlife Bervice over any and all Endemont Lands and those lands described as axoluded from the Kasement Lands described below, as reasonably necessary for the limited purposes of entering the Basement Lands to verify compliance by the Grantor with the terms and conditions of this exempt and exercising Grantes's rights under this Orant of Masement. Said Lands contain 2,494.67

North Contral Valley (24C)

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acres, more or less, all being located in Yolo County, State of California, and more particularly described as follows:

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Trach (190 Townsblo H	) Ing. (2), Horth, Hungg, Thray, (1), Magt,
Section 14	All that portion of the South one-half of the Southeast ene-quarter lying southwesterly of a line drawn parallel to and 150 feet measured at a right angle northeasterly from the centerline of the Old Tulo Canni of Reclamation District number 785;
Section 23	All that portion of the East one-half lying southwesterly of a line drawn parallel to and 150 feet measured at a right angle northeasterly from the centerline of the Old Tule Canal of Reginnation District number 785;
Section 24	All that portion of the West one-half lying southwesterly of a line drawn perallel to and 150 fost measured at a right angle northeasterly from the centerline of the Old Tule Canni of Recimmation District number 785;
Section 25	All that portion of the West one-half. Swamp Land Survey No. 802 and Swamp Land Survey No. 1010; iying southweatorly of a line drawn parallel to and 150 feet measured at a right angle northeratorly from the canterline of the Old Tule Canal of Reclamation District number 785, northerly of the northern right of way line of the Sacramento Bypass; and lying southwesterly of the canterline of the Tule Canal, southerly of the northern right of way line of the Sacramento Bypass;
Section 26	All of the East one-half, and the South 200 acres of the West one-half,
Section 34	All of the Southeast one-quarter;
Section 35	All that portion of Section 35 lying northerly of the nonhern right of way line of the Southern Pacific Railroad Right of Way;
Section 36	All that portion of the West one-half of the West one-half, the East one- half of the Southwest one-quarter and West ane-half of the Southeast one- quarter lying northerly of the northern right of way line of the Southern Packie Railroud Right of Way.

Contains 2353.95 acres more or less.

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Traet (29C-1): Township & North, Range J. East, Mount Diablo Meridian:

That portion of Lots 4, 5, 12, and 13, as shown on the plat of "Eucalyptus Grove," filed in Book 3 of Maps and Surveys at page 83 in the Office of the County Records of the County of Yole, lying northerly of a strip of land 200 fact in width adjoining the original Railroad Right of Way, as described in deeds to Southern Pacific Company, recorded June 19, 1911, in Book 76 of Deeds at Page 494, and lying east of the west 284.2 feet of Section 3 Lots 4, 5, 12 and 13.

Containing 19.70 acres more or less.

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Tract (29C-2):

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#### Township 8 North, Range 3 East, Mount Diable Meridian:

Section 3 All of Lots 1, 2, 3, 6, 7, 8, 9, 10, 11, 14, 15, and 16, as shown on the plat of "Bucalyptus Grove," filed in Book 3 of Maps and Surveys at page 83 in the Office of the County Records of the County of Yole, lying northerly of a strip of land 200 feet in width adjoining the original Railtoad Right of Way, as described in deeds to Southern Pacific Company, recorded June 19, 1911, in Book 76 of Deeds at Page 494.

Containing 121.02 acres more or less.

The above described three tracts of land, containing in the aggregate of 2494.67 acres, is dolineated on a map tracing designated Upper Swaraton Ranch, Inc., et al, Tracts (29C,C-1,C-2) consisting of one page, bearing the date of February 2, 1999, of record in the files of the Department of the Interior. A print from that map is attached hereto.

1. There are excepted and reserved from this drant of Easement all minerals, including gas, oil, and other hydroderbon substandes, underlying the Easement Lands, and this Grant of Resement is subject to all emisting seasments and rights-of-way of record hald by third parties, and to all outstanding mineral rights, including sil oil and gas leases of record, held by third parties, including but not limited to:

(a) lease for oil and gas to The Superior Oil Company for terms of lease recorded April 27, 1966 in Scok 026 Official Records, page 172; (b) oil and gas lease to Ivan J. Vojveda recorded November 2, 1967 in Scok 866 Official Records, page 630; (c) oil and gas lease to Capitol Oil Corporation recorded February 8, 1968, Book 1750 Official Records, page 610; (d) oil, gas and mineral lease option spreement between Upper Swameton Ranch, Swemeton Ranch, and C.Trling Linggi, Trustee and Sents Sarbara Resources recorded Harch 7, 1996; Instrument No. 006922; (c) oil, gas and mineral lease recorded November 0, 1995 as Instrument No. 27409 and (f) oil, gas and mineral lease to Slaven Exploration Company recorded January 5, 1998 as Instrument No. 00142.

7. The Kamment Maters consist of {I} any riphrian water rights appurtenant to the Kamment Lands, [Li any appropriative vater rights to the Kamment Lands, [Li any appropriative vater rights to the satent those rights are appurtenant to the Kamment Lands, [Li] any waters, the rights to which are secured under outsout between the Grantor and any irrigation or vator district, to the extent such waters are customarily applied to the Easement Lands, and (iv) any water from wells that are in swittenee or may be constructed in the future on the Kamment Lands or on those and that are capable of being used by the Grantor to maintain the Kamment Lands in a flooded condition. The Kamment hat he Kamment Lands in the Lands in the sament bands in a flooded condition. The Kamment hat his torical fail and winter seasonal lavel. Any survey undertaken in connection with the Maters are the determination of flood elevation lavels and measurement locations what is stated to the statement of the of the statement locations what has the other seasonal lavel. Any survey undertaken in connection with the determination of flood elevation lavels and measurement locations what has the option and supense of the United States.

North Contral Valley (246)

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3. (a) Grantors shall not, except as provided in paragraphs 3(b) and 4 below, (i) alter the existing topography of or cultivate agricultural errors on the Easement Lands, (ii) otherwise alter or use or permit the use by third parties of the Kasement Lands for any purpose, including the exploration or development of any resourced minarals, or (iii) place any structures on the Easement Lands other than hunting blinds without the prior written suthorization of Grantes given through the Fish and Wildlifs Asrvices, Auch authorization will only be given if the Secretary or his designated representative determines that the proposed activity will not change the character of the Remement Lands or adversely affect the use of the Kasement Lands as waterfoul habitet autable for migratory birds.

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(b) Grantors and Grantes agrae that the exploration, development, and production of reserved oil and gas deposite by Grantors or authorized third parties shall be considered compatible with maintenance and use of the Easement Lands and Waters for the management of migratory birds and shall be authorized by the Fish and Wildlife Service <u>provided</u> that Granter shall notify Grantes in writing, of any proposed exploration activity planned by the owners of the mineral rights. Urantes and Grantor both desire that any exploration, development and production operations do not interfare with Grantor's hunting club operations and Grantes's Easement Lands rights, and therefore to the extent possible, Grantes and Grantes agree that in orkever activition, are conducted after June 1st and prior to Septembor ist of such year and (ii) orantes, through the Fish and Wildlife Service shall have the right to approve, as la possible, the locations and methods of all proposed exploration, development and production operations to insure such operations are earled out in a menner that is compatible with protection of Grantes's massment interest. Approvel by the Fish and Wildlife Service shall not be unreakenely withhead.

4. The provisions of Paragraph 3 hereof shall not prohibit hunting or operation of a hunting blub on the Samement Lands and wide was shall be deemed to be consistent with maintenance of the Kamament Lands as waterfowl habitat so long as such use is in accordance with all applicable state and federal laws and regulations regulating hunting on privabely owned lands. In this connection, Granters may take such actions as they may deem appropriate to improve the Kauement Lands as waterfowl habitat and to facilitate to operation of any hunting blub on the Easement Lands, including building or relocating blinds, excavating channels to blinds, irrighting wegetation, fartilizing, planting native trees and waterd vegetation, provided that such trees and vegetation are included on the Yiek and Yildlife Gervice Liet of Approved Watiand Vegetation described in Embibit 1 attached to and incorporated hersin by reference, removing trees and vegetation to the extent they encouch on the open marsh and interfere with the use of the Easement Lands and as waterfowl habitat, and removing brues to the with the order to ender and and and and impedee access therato for hunting and maintenance purposes.

Grantors shall also be permitted to conduct or participate in all responsible groundwater monitoring solvities, including without limitation, drilling and monitoring test walls and shall be permitted to develop water resources, in excess of the Zamement waters, for any and all lawful purposes.

North Central Valley (24C)

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Grantor shall be expressly permitted to construct such water conveyinges an org reasonable to deliver any excess water to the subject lands or across or under the subject lands to a remote location. Fish and Wildlife Service shall be consulted in advance of any construction pursuant to this persyraph.

5. Grantors are not obligated to take any action or to incur any expense related to the maintenance or reatoration of the Macement Lands as waterfow! habitat. Nor are Grantors obligated to apply water to the Maxement Lands or to maintain, repair, or construct any water distribution facilities to serve the Maxement Lands. Nowwer, in any year that Grantors do not flood the Maxement Lands in the customery manner to their distorical hunting sesson level, Grantes shall have, at Lie sole discrition, the nonexclusive right and option, but not the obligation, to flood the Maxement Lands from Outober 18th through Harch first of the following year. In this monection, Grantes shall have, at its sole discretion, the right and option, but not the obligation, to use any and all of the Exammont Waters that Grantes deems suitable for waterfow habitat purposes and to place on the Basement Lands and convey through Orantors' water distribution facilities any other waters Grantue may sequire or have available to it.

In connection with any flooding done by Grantes pursuant to this paragraph, (I) Grantes shall have the right to make full use of Grantors' water distribution facilities, including both existing facilities and any facilities constructed in the future and including all water wells and pumps, to the extent those facilities are capable of serving the Rasement Lands, on the condition that Grantes shall pay the supersum of operating Grantors' pumps, exclusive of mainteniance costs, but inclusive of its pro-rate share of any electric standby charges, during any pariod of such use by Grantes, and (ii) Grantors shall pay any taxes, semesuments, or other charges, excluding autous water costs, due to any water or irrigation district on account of the use by Grantes of Harment Mater supplied by such district.

6. Grantor shall not grant any additional economonts, rights-of-way, or other integrate in the Easement Lands, other than a fas or lauschold interest, or grant or otherwise transfer to any other person or entity or to other lands or otherwise abandom or realinguish any Easement Nature without the prior written authorization of Grantes given through the U.S. Fish and Mildlife Bervica. Buch authorization will be given unless the Bearstary or his design nated representative determines that the proposed interest or transfer will interface with the use of the Easement Lands as waterfowt habitat suitable for migratory birds or interface with the availability of Wasement Waters for the Kasement Lands. This paragraph shall not prohible the transfer of a fas title or lesschold interest in the Kasement Lands that is subject to the terms of this Grant of Kasement.

7. Upon acceptance of this drant, the semement interest acquired by the United States shall become a component part of the National Middle Refuge System and shall be subject to those laws and regulations pertaining to the National Middles Refuge System that are applicable to the easement interests being acquired. Violation of those applicable laws and regulations may subject the violator to sivil and/or criminal penalties. Laws and regulations that regulate conduct that does not affect the property interests conveyed to the United States through this Grant of Resement are not applicable. For

North Central Vallay (24C)

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example, regulations controlling hunting and fishing or any public uss are not applicable since these rights have not been conveyed.

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8. This Grant of Sasement shall be binding upon, and shall invre to the benefit of, the Granter, its auconspore and assigns and Grantes and its sualgos.

9. THIS GRANT IN RADE ANDJECT TO existing rights of way, of record or in use, for roads, pipelines, ditches, canals, conduits, telephone and superiori transmission lines, on, over and across said premises; ALSO Bubject to all outstanding mineral rights, including oil and gas leases of record, exceptions and reservations of record as of the date of seconding herein.

10. This Grant of Resement imposes no other obligations or restrictions on the Grantor and neither they not their successors, nor any other person or entity claiming under them, shall be in any way restricted from using all of the subject lands in the customery manner except as provided herein.

11. THIS GRANT is made in compliance with motification to Yolo County Board of Supervisors June 23, 1990, and shall not otherwise limit the control and management over resident wildlife epscise vested under law in the California Fish and Came Commission and the Department of Fish and Same.

IN WITHESS WORKEOF, the Grantors have beraunto set their hand as of this \_\_\_\_\_\_ day of \_\_\_\_\_\_, 1999 as above written.

UPPER ANANOTON RANCH, ING.,

a California Corporation

1Spert U Q¥ i 4.8. Bert T. Swamaton, President

SWAMSTON PROPERTIES, a Canwral Pertnarchip

-Al-8¥ 3 \_L, 8, Bost T. Swanston, Managing Calment Partnur

G. Eviling Linggi, Truster of the Recilys J. Linggi Testamentary Trust BX :

North Contral Valley (24C)

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#### CERTIFICATE OF ACCEPTANCE Atate of California Covornment Code Section 27201

1 1

This is to certify that the Recentery of the Interior, acting by and through his authorized representative, the Senior Bealty Officer, U.G. Fish and Wild-life Cervice, hereby accepts on behalf of the UNITED STATES OF AMERICA, the real property described in the within Grant of Research and consents of recor-dation thereof.

April 13, 1999

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Ashiob Healty Officer U.S. FIAN AND WILDLIFE SERVICE

ACKNONLKOGZHRHT

COUNTY OF Stanminton

on <u>ADVIL 5</u>, 1999, bafors ma, <u>MAYNIE Gang</u> personally appeared Hert T. GMANSton, personally known to ms (or provide a merimethe basis of satisfactory evidence) to be the person whome name is subscribed to the ulthin instrument and solchewisedged to me thist he executed the ease in his ospanity, and that by his signature on the instrument, the person, or the entity upon behalf of which the person acted, executed the instrument.

WITHERE my hand and official seal.

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North Contral Valley (240)

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#### ACCHONCEDORHENT

BTATE OF CALIFORNIA . COUNTY OF SUCRAMILLITA\_

on <u>Applied 5</u>, 1999, before mu, <u>MAINARY Applied</u> personally appeared 0. Ariling Lingd., personally have been violated to be an the basis of satisfactory evidences; to be the person whose news is subscribed to the within instrument and acknowledged to me that he executed the same in his uppearity, and that by his signature on the instrument. The person, or the entity upon behalf of which the person soled, executed the instrument.

WITHSBE my hand and official seal.

Bignature AM 110

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North Central Valley (240)

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#### XMIINIT 1

The following list contains most of the plants considered desirable for waterfowl and other wildlife in the North Central Vallay Wildlife Amagement Area. This list is not intended to be all-inclusive, and other species may be desirable under sche Sizoumstances. Figures not on this list may not be introduced on the Kasement Land without written permission from the Grantwa.

Rolantifio Hama

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#### Sound Range Acustic:flostico and submergadi.

Lamna minot Potamogeton peotinetus Potamogeton species Zannichellis paluetris Najes guedalupenais Chara species

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Cuckwesd Sego pondweed Dther pondweeds Norned pondwesd Southern naisd Numkgraes

#### Squatioremoreants.

#### liardaton bulrush

Snirpus aqutus (tula) Soirpus robustus Soirpus fluviatilis Carse species Neiscoharis pelustis Cyperus species Kohinodorus berteroi Sagittaria latifolia Sagittaria species Typis species

Alkali bulrush River bulrush Sedgas Spike rush Ylat eedgas (nutgrass) Burhead Hapato, duok potato Arrowhadi Cattalla

#### Koiat spill

Schinochlos crusgalli Asptochlos fascicularis Neleochlos schoencides Orygele alliada Polygonum species Ammennia coccines Pespalum distichum Gynodon dastylon Matergrase Sprangletop Okemp timathy Priokis graes Smartwend Redatem Joint graes Dermuda graes

#### <u>Uolandai</u>

Phalaris tuberona var. stenoptera Phalavis tuberosa var. hirtigiumis Phalaris arundinacea Sorghum halepansa Sotaria species Distighlis spicata

Horth Central Valley (24C)

Harding grass Paris grass Amed sensry grass Johnson grass Aristle grass Saltgrass

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011525 APR 16 R 9

Apropyran alongatum Helilubum species

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Tall wheatgrady Supetclovers .

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#### Acientific Hama

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#### <u>Cercan line</u> Valanda continuada

Antragalus close Lotus vorniculatus Cloar milkvatch Birdwfoot trefoil

Tross, abrabs, and vinsal

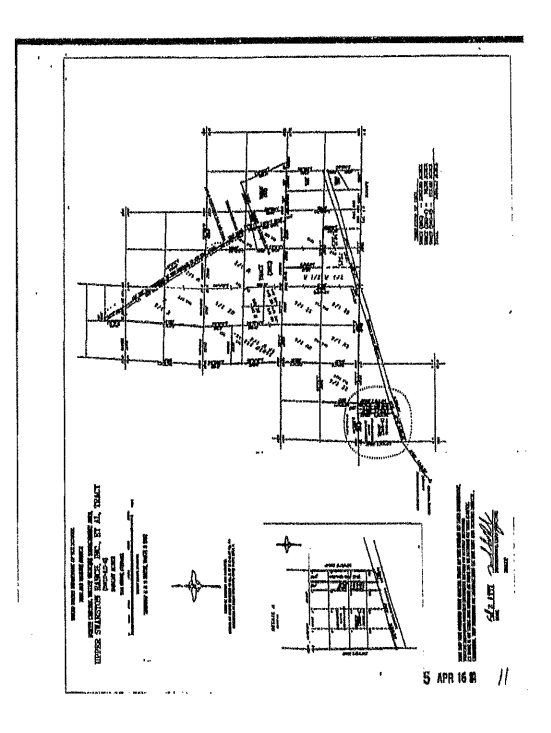
Salix gooddingii Salix hindelana Dopulus fremontii Alnus rhombisolla Sisesgnus Angustifolia Black willow Sandbar willow Francst sattonwood White alder Sussian olive

North Central Valiey (24C)

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#### UNITED STATES DEPARTMENT OF THE INTERIOR FISH AND WILDLIFE SERVICE DIVISION OF REALTY

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#### TRACT DESCRIPTION

OF THE

#### UPPER SWANSTON RANCH, INC., BT AL, TRACTS

#### (29C,C-1,C-2)

## NORTH CENTRAL VALLEY WILDLIFE MANAGEMENT AREA

#### YOLO COUNTY, CALIFOINIA

CONTAINING 2494.67 ACRES

DESCRIPTION PREPARED BY: MICHAEL L. RICHBY LAND SURVEYOR FEBRUARY 2, 1999

## 011525 APR 16 1 /2\_

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#### DESCRIPTION

#### OF THE

#### UPPER SWANSTON RANCH, INC., ET AL, TRACTS

#### (290,0-1,0-2)

#### YOLO COUNTY, CALIFORNIA

The following described three tracts of land are located in Yolo County, California, situated about 7 miles casterly of the city of Davis, California, and being a part of the lands conveyed to Upper Swanston Ranch, Inc. from Lillian B. Swanston by Grant Deed, recorded in book 1224 of Official Records at page 463 in the files of Yolo County, California, said three tracts being more particularly described as follows;

#### TRACT (29C):

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Township 9 North, Range 3 East, Mount Diable Meridian;

S		All that portion of the South one-half of the Southeast one-quarter lying southwesterly of a line drawn parallel to and 150 feet measured at a right angle
		northeasterly from the centerline of the Old Tule Canal of Reclamation District number 785;
S	Section 23	All that portion of the East one-half lying southwesterly of a line drawn parallel to and 150 feet measured at a right angle northeasterly from the centerline of the Old Tule Canal of Reclamation District number 785;
S		All that portion of the West one-half lying southwesterly of a line drawn parallel to and 150 feet measured at a right angle northeasterly from the centerline of the Old Tule Canal of Reclamation District number 785;
5	lection 25	All that portion of the West one-half, Swamp Land Survey No. 802 and Swamp Land Survey No. 1010; lying southwesterly of a line drawn parallel to and 150 fest measured at a right angle northeasterly from the centerline of the Old Tule Canal of Reclamation District number 785, northerly of the northern right of way line of the Sacramento Bypass; and lying southwesterly of the centerline of the Tule Canal, southerly of the northern right of way line of the Sacramento Bypass;
5	Section 26	All of the East one-half, and the South 200 acres of the West one-half,
Ę	Section 34	All of the Soullinast one-duarter;
8	Section 35	All that portion of Section 35 lying northerly of the northern right of way line of the Southern Pacific Railroad Right of Way;
Ę	Section 36	All that partion of the West one-half of the West one-half, the East one-half of the Southwest one-quarter and West one-half of the Southeast one-quarter lying northerly of the northern right of way line of the Southern Pacific Railroad Right of Way.
,	Paulalan ATES	

Contains 2353.95 acres more or less.

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#### TRACT (29C-1):

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Township & North, Rango J. Bast, Mount Diable Meridian;

Section 3 That portion of Lots 4, 5, 12, and 13, as shown on the plat of "Hucalyptus Grove," filed in Book 3 of Maps and Surveys at page 33 in the Office of the County Records of the County of Yolo, lying nonlierly of a strip of land 200 feet in width adjoining the original Rairoad Hight of Way, as described in deeds to Southern Pacific Company, recorded June 19, 1911, in Book 76 of Deeds at Page 494, and lying east of the west 284.2 feet of Lots 4, 5, 12 and 13.

Containing 19.70 acres more or less.

#### TRACT (29C-2):

#### Township & North, Bango J. Bart, Mount Diabio Maridian;

Section 3 All of Lots 1, 2, 3, 6, 7, 8, 9, 10, 11, 14, 15, and 16, as shown on the plat of "Eucalyptus Grove," filed in Book 3 of Maps and Surveys at page 83 in the Office of the County Records of the County of Yole, lying nontherly of a stip of land 200 feet in width adjoining the original Kalicost Right of Way, as described in deeds to Southern Pacific Company, recorded June 19, 1911, in Book 76 of Deeds at Page 494.

Containing 121,02 acres more or less.

The above described three tracts of land, containing in the aggregate of 2494.67 acres, is delineated on a map tracing designated Upper Swanaton Ranch, inc., et al, Tracts (29C,C-1,C-2) consisting of one page, bearing the date of February 2, 1999, of record in the film of the Department of the Interior. A print from that map is attached herato.

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#### UNITED STATES DEPARTMENT OF THE INTERIOR FISH AND WILDLIFE SERVICE DIVISION OF REALTY

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STATE OF OREGON

e

, COUNTY OF MULTNOMAH

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I, Michael L. Richey, hereby certify that the attached map of the

Upper Swanston Ranch, Inc., et al, Tracis (29C,C-1,C-2) has been correctly platted from official plats and other data obtained from the files of the U.S. Hureau of Land Management and data obtained from recorded surveys in county records; that the section and lot lines and other subdivision lines, as here shown, have been placed upon said map after careful consideration of all available data on the subject; and that all said data, as shown upon the attached map, has been checked by me and is correct to the best of my knowledge and belief.

Michael L. Richey Land Surveyor

Date: FEBRUARY 2, 1999

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#### UNITED STATES DEPARTMENT OF THE INTERIOR FISH AND WILDLIFE SERVICE DIVISION OF REALTY

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CERTIFICATE OF OCCUPANCY NORTH CENTRAL VALLEY WILDLIFE MANAGEMENT AREA YOLO COUNTY, CALIFORNIA

I hereby couldy that I, Michael L. Richey, have not made personal hapeotion of Upper Swanston Ranch, Inc., et al, Traci (29C,C-1,C-2) as shown on the attached map, and cannot report on evidence of present or past occupancy and land use.

Michael L. Richgy Land Surveyor

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Date: FEBRUARY 2, 1999

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END OF DOCUMENT

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