STATE OF CALIFORNIA – CALIFORNIA NATURAL RESOURCES AGENCY

**DEPARTMENT OF WATER RESOURCES** P.O. BOX 942836 SACRAMENTO, CA 94236-0001 (916) 653-5791

6/15/2022

Mr. Michael Barkoski, Reality Office US Fish and Wildlife Service Sacramento Fish and Wildlife Office 2800 Cottage Way, Room W-2605 Sacramento, CA 95825

Mr. Craig Isola Sacramento NWR US Fish and Wildlife Service 752 County Road 99W Willows, CA 95988

Dear Messrs. Barkoski and Isola:

The State of California Department of Water Resources is proposing to implement the Yolo Bypass Salmonid Habitat Restoration and Fish Passage Project (Big Notch Project), which has been developed to improve fish passage and increase floodplain fisheries rearing habitat in the Yolo Bypass and the lower Sacramento River basin. The Big Notch Project will require flowage easements to be acquired over several properties.

Our records indicate that the United States Fish and Wildlife Service (USFWS) holds a conservation easement identified as Document No. 1996-0011525 in the Official Records of Yolo County (attached) upon property identified as Yolo County Assessor's Parcel No. (APN) 042-260-024, also known as DWR Parcel No. YBSH-130.

DWR Parcel No. YBSH-130 is owned by Christopher S. Huntington and Rae Anne Huntington, Trustees of the Chris and Rae Huntington Family Trust of 2007, UTA dated May 3, 2007, as to an undivided 87.5% interest and Hilltown Packing Co., a California corporation, as to an undivided 12.5% interest. DWR Parcel No. YBSH-130 is within the Big Notch Project area, and DWR is proposing to acquire a flowage easement over the entirety of the property in conjunction with the Big Notch Project. A copy of DWR's easement deed including legal plat map depicting the area of Parcel No. YBSH-130 and a copy of the inundation modeling impact report for this property are attached to this letter.

The Big Notch Project is needed because substantial changes have been made to the historical floodplain of California's Central Valley for water supply and flood control purposes. These activities have resulted in losses of rearing fish habitat, migration corridors, and food web production for fish, negatively affecting native fish species that rely on a floodplain habitat.

The restored habitat will support the growth of a healthy population of salmon and improve conditions for survival of the endangered Delta Smelt and Green Sturgeon native-fish species by improving migration pathways through the Sacramento River, the floodplains of the Yolo Bypass, and the Sacramento-San Joaquin Delta.





Messrs. Barkoski and Isola Date Page 2

As part of DWR outreach activities, DWR and USFWS previously met to introduce the Project to USFWS on February 19, 2021. Now that the Project is progressing into the land acquisition phase, DWR would like to discuss this specific proposed acquisition with you and any public agencies that funded, or required for permitting, the conservation easement. In addition, you may submit written comments on the acquisition, including identifying any potential conflict between the public use proposed for the property and the purposes and terms of the conservation easement, to DWR at the P.O. Box 942836, Sacramento, CA 94236-0001, Attn: Nathan Myhre, Associate Right of Way Agent, within 45 days from the date this notice.

As the easement holder, the California Code of Civil Procedure Section 1240.055 requires, under certain circumstances (see Code of Civil Procedure Section 1240.055(c)(2)[(A) and (B)], that you do the following within 15 days of receipt of this notice:

(1) Forward a copy of this notice by first-class mail to each public entity that provided funds for the purchase of the easement or that imposed conditions on approval or permitting of a project that were satisfied, in whole or in part, by the creation of the conservation easement; and

(2) Inform each public entity that it may also submit written comments, including identifying any potential conflict between the public use proposed for the property and the purposes and terms of the conservation easement, within 45 days from the date of this notice, and that any comments should be submitted to DWR at the address provided above; and

(3) If forwarding this notice to another public entity (as stated above), please notify DWR of the entity name and contact information.

Thank you for your cooperation. If you have any comments or questions regarding the Big Notch Project or proposed acquisition, or if providing public entity contact information, you may contact me telephone at (916) 902-7547, by email at Nathan.Myhre@water.ca.gov, or at the address provided above.

Sincerely,

Nathan Myline

Nathan Myhre Associate Right of Way Agent

Attachments

- Conservation Easement
- Easement Deed with legal description and plat map
- Inundation modeling information

YOLO Recorder's Office Tony Bernhard, County Recorder

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RECORDING REQUESTED BY AND WHEN RECORDED HAIL TO: U.S. Fish and Wildlife Service Sacramento Realty Field Office (attn:kb) 2233 Watt Avenus, Buite 375 Sacramento, California 95625

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DOC - 99-0011525-00 Acct 104-Placer Title Friday, APR 16, 1999 09:25:00 Ttl Pd \$52.00 Nbr-0000152171 VRB/R6/1-16

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

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#### GRANT OF EASEMENT

URANT OF EASEMENT, made between Upper Swanston Ranch, Inc., a California Corporation, Swanston Properties, a General Partnership, and G. Erling Linggi, Trustee of the Marilyn J. Linggi Testamentary Trust, their Successors and assigns, hereinafter referred to as Grantes, STATES OF AMERICA and Lts assigns, hereinafter referred to as Grantes,

WHEREAS the Higratory Bird Conservation Act of February 10, 1929, (16 U.S.C. 715 et seq), as amended, and since August 1, 1950, authorizes the Secretary of the Interior to acquire certain lands or interests therein for waterfowl habitat;

AND ALSO WHEREAS, the easement interest rights in the following described lands are being acquired for administration by the Secretary of the Interior (Secretary) through the United States Fleh and Wildlife Service, and the use, occupation 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, occupation, protection and administration of units of the National Wildlife Refuge System under and in compliance with provisions of Section 6 of the Higratory Bird Conservation Act of February 18, 1929 (45 Stat. 1222), as mended by Section 301 of the Refuge Revenue Sharing Act of June 18, 1935, (49 Stat. 381).

NOW THEREFORE, For and in consideration of FOUR HILLION AND 00/100 DOLLARS (\$4,000,000.00), the Grantor hereby grants to the UNITED STATES OF AMERICA, Grantee, a perpetual conservation essement for the maintenance and use of the land and waters described below (hereinafter referred to as "Essement Lands" and "Xamement Waters") for the management of migratory birds on the terms and conditions stated herein. There is included in this Grant of Easement a right of access by designated representatives of the U.S. Fish and Wildlife Service over any and all Kamement Lands and thous lands described as excluded from the Kamement Lands described below, as reasonably necessary for the limited purposes of entering the Ramement Lands to verify compliance by the Grantor with the terms and conditions of this essement and exercising Grantee's rights under this Grant of Easement.

North Contral Valley (24C)

Page 1 of 10

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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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#### Tract (29C) Township Mins (9) North, Range Three (3) East, M.D.B.&M.L

Section 14 All that portion of the South one-half of the Southeast one-quarter lying southwesterly of a line drawn parallel to and 150 feel measured at a right angle northeasterly from the centerline of the Old Tule Canal 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 Reclamation District number 785;
- Section 24 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;
- Section 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 feet 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;
- 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 northern 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 onehalf of the Southwest one-quarter and West one-half of the Southeast onequarter lying northerly of the northern right of way line of the Southern Pacific Railroad Right of Way.

Contains 2353.95 acres more or less.

Tract (29C-I):

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Township 8 North, Range 3 East, Mount Diablo Meridian;

Section 3 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 Yolo, lying northerly of a strip of land 200 feet 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 Lots 4, 5, 12 and 13.

Containing 19.70 acres more or less.

North Contral Valley (24C)

Page 2 of 10



# Tract (29C-2): Township 8 North. Range 3 East. Mount Diablo 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 "Eucalyptus Grove," filed in Book 3 of Maps and Surveys at page 83 in the Office of the County Records of the County of Yolo, lying northerly of a strip of land 200 feet 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.

Containing 121.02 acres more or less.

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The above described three tracts of land, containing in the aggregate of 2494.67 acres, is delineated on a map tracing designated Upper Swanston 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 Grant of Remement all minerals, including gas, oil, and other hydrocarbon substances, underlying the Rememont Lands, and this Grant of Remement is subject to all existing easements and rights-of-way of record held by third parties, and to all outstanding mineral rights, including all 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 Book 826 Official Records, page 172; (b) oil And gas lease to Ivan J. Vojvoda racorded November 2, 1967 in Book 866 Official Records, page 610; (c) oil and gas lease to Capitol Oil Corporation recorded February 5, 1985, Book 1750 Official Records, page 610; (d) oil, gas and mineral lease option agreement between Upper Swanston Ranch, Swanston Ranch, Sundard, J. String Linggi, Trustee and Santa Barbara Resources recorded Harch 7, 1996, Instrument No. 005922; (e) oil, gas and mineral lease recorded November 8, 1996 as Instrument No. 27409 and (f) oil, gas and mineral lease to Slawson Exploration Company recorded January 5, 1996 as Instrument No. 00142.

2. The Easement Maters consist of (I) any riparian water rights appurtenant to the Kasement Lands, (ii) any appropriative water rights to the extent those rights are appurtenant to the Easement Lands, (iii) any waters, the rights to which are secured under contract between the Grantor and any irrigation or water district, to the extent such waters are customarily applied to the Easement Lands, and (iv) any water from wells that are in existence or may be constructed in the future on the Easement Lands or on those lands described as excepted from the Easement Lands in the legal description and that are capable of being used by the Grantor to maintain the Easement Lands in a flooded condition. The Easement Maters are limited to the amount of Grantor's water reasonably required to maintain the bit flooded condition to the elevation not to exceed the historical fail and winter seasonal level. Any survey undertaken in connection with the determination of flood elevation levels and measurement locations shall be at the option and expense of the United States.

North Central Valley (24C)

Page 3 of 10

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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 grops on the Easement Lands, (ii) otherwise alter or use or permit the use by third parties of the Easement Lands for any purpose, including the exploration or development of any reserved minerals, or (iii) place any structures on the Easement Lands other than hunting blinds without the prior written suthorization of Grantes given if the Secretary or his 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 waterfowh habitat suitable for migratory birds.

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(b) Grantors and Grantes agree that the exploration, development, and production of reserved oil and gas deposits by Grantors or authorized third parties shall be considered compatible with maintenance and use of the Eagement Lands and Waters for the management of migratory birds and shall be authorized by the Fish and Wildlife Service provided that Grantor shall notify Grantes in writing, of any proposed exploration activity planned by the owners of the mineral rights. Grantee and Grantor both desire that any exploration, development and production operations do not interfere with Grantor's hunting club operations and Grantee's Essement Lands rights, and therefore to the extent possible, Grantor and Grantee agree that (1) all exploration and development operations and, in particular, all drilling and workover activities, are conducted after June 1st and prior to September 1st of each year and (11) Grantes, through the Fish and Wildlife Service shall have the right to approve, as is possible, the locations and methods of all proposed exploration, development and production operations to insure such operations are carried out in a manner that is compatible with protection of Grantes's easement interest. Approval by the Fish and Wildlife Service shall not be unreasonably withheld.

4. The provisions of Paragraph 3 hereof shall not prohibit hunting or operation of a hunting club on the Easement Lands and such uss shall be deemed to be consistent with maintenance of the Easement Lands as waterfowl habitat so long as such use is in accordance with all applicable state and federal laws and regulations regulating hunting on privately owned lands. In this connection, Grantors may take such actions as they may deem appropriate to Improve the Easement Lands as waterfowl habitat and to facilitate the operation of any hunting club on the Easement Lands, including building or relocating blinds, excavating channels to blinds, irrigating vegetation, fertilizing, planting native trees and wetland vegetation, provided that such trees and vegetation are included on the Fish and Wildlife Service List of Approved Wetland Vegetation described in Exhibit 1 attached to and incorporated herein by reference, removing trees and vegetation to the extent they encroach on the open marsh and interfere with the use of the Easement Lands as waterfowl habitat, and removing brush to the extent it encroaches on dikes and impedee access thereto for hunting and maintenance purposes.

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

North Central Valley (24C)

Page 4 of 10



Grantor shall be expressly permitted to construct such water conveyances as are reasonable to deliver any excess water to the subject lands or across or under the subject lands to a remote location. Fish and Wildlifs Service shall be consulted in advance of any construction pursuant to this paragraph.

5. Grantors are not obligated to take any action or to incur any expense related to the maintenance or restoration of the Easement Lands as waterfow! habitat. Nor are Grantors obligated to apply water to the Easement Lands or to maintain, repair, or construct any water distribution facilities to serve the Easement Lands. However, in any year that Grantors do not flood the Easement Lands in the customery manner to their historical hunting season level, Grantes shall have, at its sole discretion, the nonexclusive right and option, but not the obligation, to flood the Easement Lands from October 15th through Harch first of the following year. In this connection, Grantes shall have, at its sole discretion, the right and option, but not the obligation, to use any and all of the Easement Waters that Grantes deems suitable for waterfow! habitat purposes and to place on the Easement Lands and convey through Grantors' water distribution facilities any other waters Grantes may acquire or have available to it.

In connection with any flooding done by Grantee pursuant to this paragraph, [] Grantee 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 these facilities are capable of serving the Kasement Lands, on the condition that Grantee shall pay the expenses of operating Grantors' pumps, exclusive of maintenance costs, but inclusive of its pro-rate share of any electric standby charges, during any period of such use by Grantee, and (ii) Grantors shall pay any taxes, assessments, or other charges, excluding actual water costs, due to any water or irrigation district on account of the use by Grantee of Kasement Water supplied by such district.

6. Grantor shall not grant any additional easements, rights-of-way, or other interests in the Easement Lands, other than a fee or leagehold interest, or grant or otherwise transfer to any other person or entity or to other lands or otherwise abandom or relinquish any Easement Waters without the prior written authorization of Grantes given through the U.S. Fish and Wildlife Bervice. Such authorization will be given unless the Secretary or his designated representative determines that the proposed interest or transfer will interfare with the use of the Easement Lands as waterfowl habitat suitable for migratory birds or interfere with the availability of Easement Waters for the Easement Lands. This paragraph shall not prohibit the transfer of a fee title or leasehold intorest in the Easement Lands that is subject to the terms of this Grant of Easement.

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

North Central Valley (24C)

Page 5 of 10

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

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8. This Grant of Tasement shall be binding upon, and shall inure to the benefit of, the Grantor, its successors and assigns and Grantes and its assigns.

9. THIS GRANT IS NADE SUBJECT TO existing rights of way, of record or in use, for roads, pipelines, ditches, canals, conduits, telephone and eluctrical transmission lines, on, over and across said premises; ALSO Subject to all outstanding mineral rights, including oil and gas leases of record, exceptions and reservations of record as of the date of recording herein.

10. This Grant of Xasement imposes no other obligations or restrictions on the Grantor and neither they nor their successors, nor any other person or entity olalming under them, shall be in any way restricted from using all of the subject lands in the customary manner except as provided herein.

11. THIS GRANT is made in compliance with notification to Yolo County Board of Supervisors June 23, 1998, and shall not otherwise limit the control and management over resident wildlife species vested under law in the California Fish and Game Commission and the Department of Fish and Game.

IN WITHESS WHEREOF, the Grantors have bersunto set their hand as of this

6 day of Chril , 1999 as above written.

UPPER SWANSTON RANCH, INC., a California Corporation

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lert T. Swanston, President

SWANSTON PROPERTIES, a General Partnership

BY 1 L.8.

Bert T. Swanston, Hanaging General Partner

G. Ewling Linggi, Trustee of the Marilyn J. Linggi Testamentary Trust

North Contral Valley (24C)

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Page 6 of 10

CERTIFICATE OF ACCEPTANCE State of California Government Code Section 27281

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This is to certify that the Recretary of the Interior, acting by and through his authorized representative, the Senior Realty Officer, U.S. Fish and Wildlife Service, hereby accepts on behalf of the UNITED STATES OF AMERICA, the , real property described in the within Grant of Easement and consents of recordation thereof.

April 13, 1999

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Senior Realty Officer U.S. FISH AND WILDLIFE SERVICE

ACKNOWLEDGEMENT

BTATE OF California COUNTY OF SILVINICHT

on <u>April 5</u>, 1999, before me, <u>Marnie annal</u> personally appeared Bert T. Swanston, personally known to me (or provid as me on the basis of satisfactory evidence) to be the person whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his capacity, and that by his signature on the instrument, the person, or the entity upon behalf of which the person acted, executed the instrument.

WITNESS my hand and official seal.

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North Contral Valley (24C)

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Page 7 of 10

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#### ACKNOWLEDGEHENT

Havnia STATE OF YUNAMUITA COUNTY OF.

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on <u>HALL</u>, 1999, before mu, <u>HAIVANC GANAL</u> personally appeared G. Kriing Linggi, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his capacity, and that by his signature on the instrument, the reson, or the entity upon behalf of which the person acted, executed the instrument.

WITNESS my hand and official seal.

nı Signature/ blia

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### North Contral Valley (24C)

Page 8 of 10



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The following list contains most of the plants considered desirable for waterfowl and other wildlife in the North Central Valley Wildlife Kanagement Area. This list is not intended to be all-inclusive, and other species may be desirable under some dircumstances. Plants not on this list may not be introduced on the Zasement Land without written permission from the Grantee.

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#### Common Name Acustic-floating and submargeds

Lemna minor
Potamogeton pectinatus
Potemogeton species
Zannichellia palustris
Najas guadalupensis
Chara species

Duckweed Sego pondweed Other pondweeds Horned pondweed Southern naied Huskgrass

Hardstem bulrush

#### Aquatio-emorgent:

Scirpus acutum (tulm) Scirpus robustum Scirpus fluviatilis Carex species Heleocharis palustim Cyperus species Kohinodorus berteroi Sagittaria species Typha species

Alkali bulrush River bulrush Sedges Spike rush Flat sedges (nutgrass) Burhead Wapato, duck potato Arrowhead Cattalis

#### Hoist soils

Xohinoohloa crusgalli Leptoohloa fascicularis Heleochloa schoenoides Crypsis niliaca Polygonum species Ammannia coccinea Paspalum distichum Cynodon dastylon Watergrase Sprangletop Swamp timothy Prickle grass Smartweads Redstem Joint grass Dermuda grass

#### Uplands:

 Phalaris tubeross var. stenoptera
 Harding grass

 Phalaris tubeross var. hirtiglumis
 Perla grass

 Phalaris arundinacea
 Reed canary grass

 Sorghum halspense
 Johnson grass

 Setaria species
 Bristle grass

 Distichlis epicata
 Saltgrass

North Central Valley (24C)

Page 9 of 10

Apropyron elongatum Helilotus species

T

Tall wheatgrass Sweetclovers

#### Scientific Name

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#### <u>Common Hame</u> Uplande continued:

Astragalus cicer Lotus corniculatus

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Cicar milkvetch Birdsfoot trefoil

#### Tross, shrubs, and vinger

Salix gooddingil	Black willow
Salix hindelana	Sandbar willow
Populus fremontii	Fremont cottonwood
Alnus rhombifolia	White alder
Elsesgnus angustifolia	Russian olive

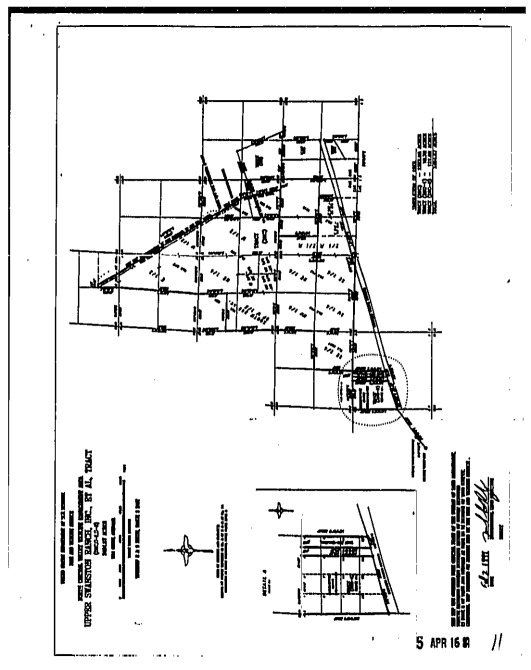
North Central Valley (24C)

Page 10 of 10

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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., ET AL, TRACTS

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

# NORTH CENTRAL VALLEY WILDLIFE MANAGEMENT AREA

# YOLO COUNTY, CALIFORNIA

# CONTAINING 2494.67 ACRES

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

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# DESCRIPTION

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# OF THE

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

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

# YOLO COUNTY, CALIFORNIA

The following described three tracts of land are located in Yolo County, California, situated about 7 miles easterly of the city of Davis, California, and being a part of the lands conveyed to Upper Swanston Ranch, Inc. from Lillian E. 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);

Township 9 North, Range 3 East, Mount Diablo Meridian:

Section 14	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;
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;
Section 24	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;
Section 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 feet 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;
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 northern 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 one-half of the Southeast one-quarter lying northerly of the northern right of way line of the Southern Pacific Railroad Right of Way.

Contains 2353.95 acres more or less.

# TRACT (29C-1):

#### Township 8 North, Range 3 East, Mount Diablo Meridian;

Section 3 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 Yolo, lying northerly of a strip of land 200 feet 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 Lots 4, 5, 12 and 13.

Containing 19.70 scres more or less.

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

#### Township 6 North, Range 3 East, Mount Diablo 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 "Eucalyptus Grove," filed in Book 3 of Maps and Surveys at page 83 in the Office of the County Records of the County of Yolo, lying northerly of a strip of land 200 feet 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.

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 Swanston 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.

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

STATE OF OREGON ) SS COUNTY OF MULTNOMAH )

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

Upper Swanston Ranch, Inc., et al, Tracts (29C,C-1,C-2)

has been correctly platted from official plats and other data obtained from the files of the U.S. Bureau 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. Riche Land Surveyó

Date: FEBRUARY 2, 1999

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

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

I hereby certify that I, Michael L. Richey, have not made personal inspection of Upper Swanston Ranch, Inc., et al, Tract (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. Richer Land Surveyor

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Date: FEBRUARY 2, 1999

END OF DOCUMENT

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I.

RECORDING REQUESTED BY

WHEN RECORDED MAIL TO:

# DEPARTMENT OF WATER RESOURCES

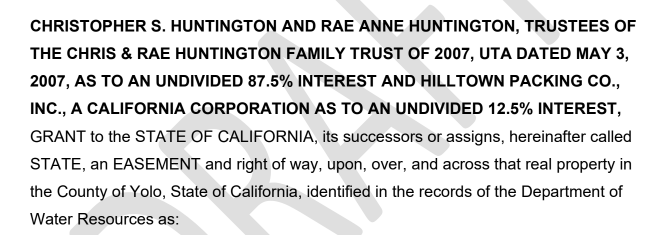
Division of Engineering Real Estate Branch 1416 9<sup>th</sup> Street, Room 425 Sacramento, CA 95814

APN: 042-260-024

**EASEMENT** (TO THE STATE) SPACE ABOVE THE LINE FOR RECORDER'S USE

Project Yolo Bypass Salmonid Habitat Restoration & Fish Passage

Parcel No. YBSH-130



YBSH-130

Area 158.10 AC <u>Estate</u>

Flowage Easement

Described as follows:

See EXHIBIT "A" attached hereto and made a part hereof.

(In the event of any discrepancy between the above identification and the real property described herein, the real property described will control.)

This Easement Deed is granted effective of the State of California's acceptance of this deed, by CHRISTOPHER S. HUNTINGTON AND RAE ANNE HUNTINGTON, TRUSTEES OF THE CHRIS & RAE HUNTINGTON FAMILY TRUST OF 2007, UTA DATED MAY 3, 2007, AS TO AN UNDIVIDED 87.5% INTEREST AND HILLTOWN PACKING CO., INC., A CALIFORNIA CORPORATION AS TO AN UNDIVIDED 12.5% INTEREST ("Grantor") to the Department of Water Resources of the State of California, a public agency, ("Grantee").

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, and pursuant to the laws of the State of California, Grantor grants and conveys to Grantee the perpetual right-ofway and easement in the real property ("Property") situated in the County of Yolo, State of California, more specifically described in Exhibit A, attached and incorporated by this reference, for the purposes of seasonal floodplain fisheries rearing habitat and fish passage in the Yolo Bypass.

Grantee has 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, including the right of access by authorized representatives of the Grantee. The flowage right includes the right to flow water and materials and by said flow erode; or place or deposit earth, debris, sediment, or other material.

The covenants, terms, conditions, and restrictions of this Easement shall be binding upon, and inure to the benefit of, the parties and their respective personal representatives, heirs, successors, and assigns, and shall constitute a servitude running in perpetuity with the Property.

Executed on	
GRANTOR(S)	
STATE OF CALIFORNIA }	
SS County of	
	re me,
personally appeared satisfactory evidence to be the person(s) whose n acknowledged to me that he/she/they executed th	who proved to me on the basis of name(s) is/are subscribed to the within instrument and ne same in his/her/their authorized capacity(ies), and that by erson(s), or the entity upon behalf of which the person(s) acted,
I certify under PENALTY OF PERJURY under the true and correct.	e laws of the State of California that the foregoing paragraph is A notary public or other officer completing this
WITNESS my hand and official seal	certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.
[SEAL]	NOTARY PUBLIC IN AND FOR THE STATE OF CALIFORNIA
(CERTIFICATE OF ACCEPTA	NCE, GOVERNMENT CODE, SECTION 27281)
This Is To Certify, That the State of California, grantee herein, public purposes the real property, or interest therein, described	, acting by and through the Department of Water Resources, hereby accepts for d in the within deed and consents to the recordation thereof.
IN WITNESS WHEREOF, I have hereunto set my hand this	day of, 20
	Director of Water Resources
	Ву
	Attorney in Fact

# EXHIBIT "A"

YBSH-130

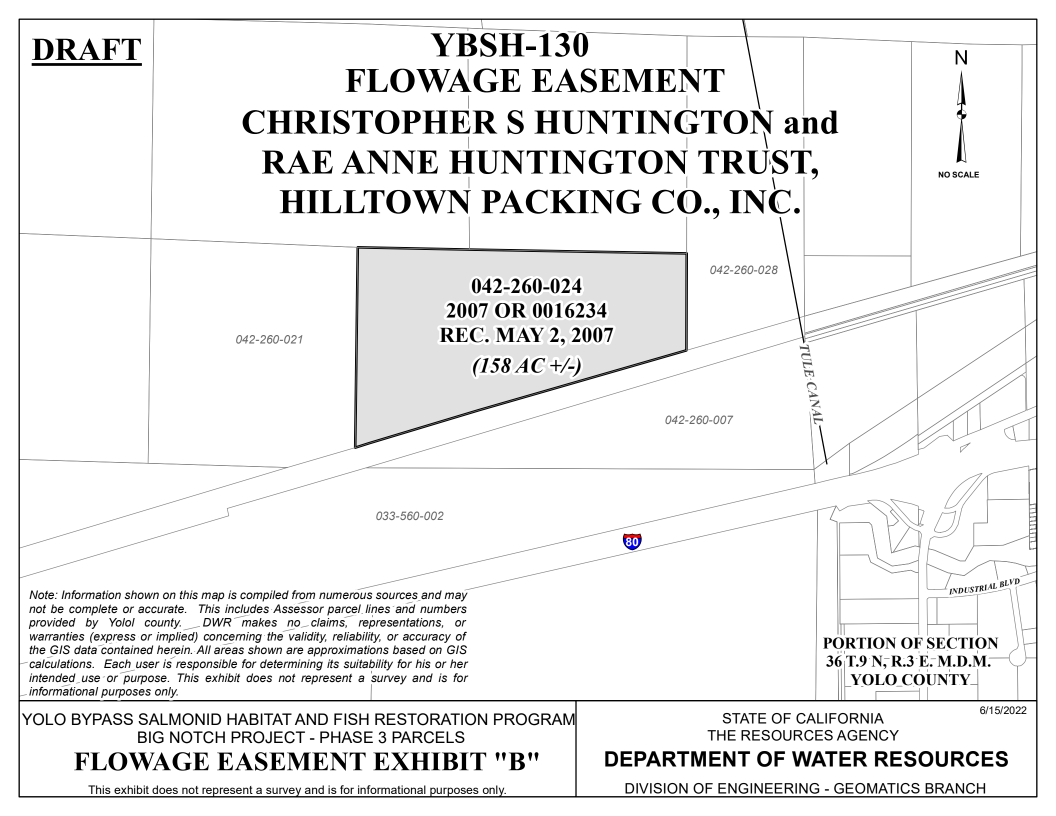
All that real property situated in a portion of Section 36, Township 9 North, Range 3 East, MDM, in the unincorporated area of the County of Yolo, State of California, described as follows:

All of that parcel of land as described in that Grant Deed DOC-2007-0016234, recorded May 2, 2007, Official Records of Said County.

As shown on EXHIBIT "B" attached hereto.

Containing 158.10 acres, more or less.

**KRISTOPHER KLIMA, PLS** 



# Yolo Bypass Big Notch Project

APN: 042-260-024

Owner: CHRISTOPHER S. HUNTINGTON AND RAE ANNE HUNTINGTON

Parcel area: 158.0 acres

Area within YB: 156.8 acres

Annual wetted-days

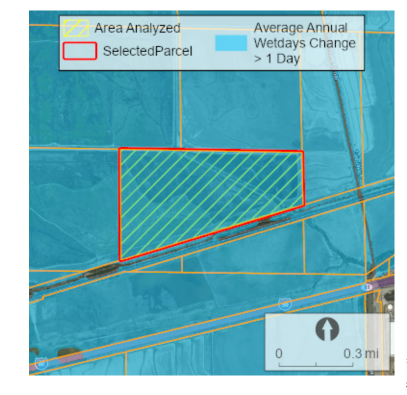
Current: 47.5

Project: 65.3

Change: 17.8

Average depth change: 0.5





Water	Last Da	ay Wet <sup>1</sup>	Wetd	lays¹	Average Depth (ft)						
Year	Current	Project	Current	Project	Daily Change <sup>2</sup>	Current	Project				
1997	02-25	02-28	70	78	0.3	5.9	5.4				
1998	06-20	06-20	125	157	0.2	4.3	4.0				
1999	04-20	04-22	63	107	0.6	2.5	2.1				
2000	03-29	04-01	43	65	0.3	4.9	3.7				
2001	03-14	03-16	11	20	0.6	0.5	0.9				
2002	01-18	01-20	22	33	0.5	1.5	1.6				
2003	05-12	05-15	63	95	0.6	1.1	1.4				
2004	03-21	03-25	53	69	0.5	3.0	2.8				
2005	05-31	06-03	66	85	0.3	0.9	1.0				
2006	05-17	05-30	133	154	0.2	4.5	4.2				
2007		02-19	0	5	0.5	0.3	0.5				
2008	02-14	03-05	19	31	0.4	0.8	1.1				
2009	03-06	03-13	1	20	0.9	0.4	0.9				
2010	04-24	04-25	35	43	0.6	0.8	1.2				
2011	04-20	04-26	56	83	0.4	3.2	2.7				
2012			0	0	0.2	0.2	0.3				

CALIFORNIA DEPARTMENT OF

<sup>1</sup> Parcels are classified wet if 30% or more of a parcel area is wet to ignore shallow standing water

<sup>2</sup> Daily change is calculated for pixels and then averaged and may not be equal to project - current

		Monthly	Average		Monthly Average Percent Area (%)													
	Depth (ft) Wetdays		days	Dry		< 6 in		6-12 in		12-18 in		18-24 in		24-36 in		>36 in		
	Current	Project	Current	Project	Current	Project	Current	Project	Current	Project	Current	Project	Current	Project	Current	Project	Current	Project
November	0.1	0.4	0.0	0.0	100.0	99.9	0.0	0.1	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
December	2.1	1.8	3.2	6.1	90.6	80.9	1.9	2.4	1.6	2.8	1.5	4.0	1.1	3.2	1.1	3.9	2.2	2.7
January	3.5	3.5	12.4	13.9	62.2	56.4	3.9	2.9	6.5	3.5	5.3	6.5	4.0	6.2	3.8	8.7	14.3	15.8
February	4.3	3.3	9.6	15.3	68.3	53.1	4.3	6.7	3.7	7.1	2.5	6.1	1.7	4.2	2.2	4.7	17.3	18.0
March	3.5	3.1	11.2	14.7	65.9	57.8	3.7	5.3	3.3	5.2	3.3	4.6	2.5	3.8	4.1	5.4	17.2	18.0
April	3.3	3.0	7.4	8.5	79.5	75.9	3.6	4.3	2.8	4.0	1.9	2.7	1.2	1.8	1.7	2.0	9.2	9.2
Мау	1.3	1.1	2.5	5.4	92.4	87.4	2.4	3.4	1.6	3.8	1.2	2.0	0.7	1.3	0.9	1.1	0.8	0.9
June	1.4	1.4	1.2	1.4	96.6	96.4	1.0	1.1	0.6	0.6	0.5	0.5	0.4	0.4	0.6	0.6	0.4	0.4

All information provided by the Department of Water Resources made available to provide immediate access for the convenience of interested persons. While the Department believes the information to be reliable, human or mechanical error remains a possibility. Therefore, the Department does not

guarantee the accuracy, completeness, timeliness, or correct sequencing of the information. Neither the Department of Water Resources or any of the sources of the information shall be responsible for any errors or omissions, or for the use or results obtained from the use of this information.