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Doc#	Document Type	Town	Book/Page	File Date	Consideration
0004			00007/00	40/05/4004	
3604	RESTRICTION		00387/98	10/05/1981	
Property-Street Address and/or Description					
Grantors					
LANGMUIR LEONA BAUMGARTNER					
Grantees					
WEST TISB	URY TOWN				
References-Book/Pg Description Recorded Year					
Registered Land Certificate(s)-Cert# Book/Pg					

8K38776 98

CONSERVATION RESTRICTION

Article | Recital

I, LEONA BAUMGARTNER LANGMUIR, of Chilmark, County of Dukes County, Massachusetts, in consideration of altruism, as a gift, grant to the Inhabitants of the TOWN OF WEST TISBURY, a municipal corporation within the County of Dukes, by and through its duly appointed Conservation Commission, a conservation restriction in perpetuity with respect to a parcel of land shown as Lot #5, consisting of 55.74[±] acres, on a plan entitled "Nat's Farm, Designed by: Vineyard Open Land Foundation, Phase 2, Surveyed for Leona Baumgartner Langmuir, February 19, 1981, Scale 1"-200', Dean R. Swift, Reg'd Land Surveyor, Vineyard Haven, Mass.", a copy of which is appended to the Parkey C.F. No 181,

The purpose of this restriction is to preserve said parcel in a predominantly open and natural state, to continue the agricultural productivity of said parcel, to preserve scenic public views and enjoyment along the adjacent byways and highways, to encourage the development of wind and other alternative energy power, and to continue the implementation of a network of padestrian and equestrian byways on the Island of Martha's Vineyard.

Article 2 Land Uses

The terms of this conservation restriction are as follows:

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Neither the Grantor nor the Grantor's successors or assigns will perform the following acts nor permit others to perform them, hereby granting to the Grantee the right to enforce these restrictions against all persons:

- 1. No building, sign, outdoor advertising display, fence, mobile home, utility pole, or any other temporary or permanent structure will be constructed, erected, or maintained on said parcel, except as may be provided under paragraph five.
- 2. No refuse, trash, vehicle bodies or parts, rubbish, debris, junk, waste, or unsightly or offensive material will be placed, stored, or dumped on said parcel.
- 3. No loam, peat, gravel, sand, rock or other material resource or natural deposit shall be excavated or removed from said parcel in such a manner as to affect the surface or subsurface thereof, except as may be provided under paragraph five.
- 4. No trees or other vegetation shall be cut or otherwise destroyed or removed, except for the uses and purposes set forth in paragraph five.
- 5. Notwithstanding anything contained in paragraphs one through four inclusive, the Grantor reserves for the Grantor and the Grantor's successors and assigns the right to conduct or permit the following uses and activities on the land affected by this restriction:

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- a. the cultivation and harvesting of crops, flowers, haying, the mowing of grass, the grazing of livestock, animal husbandry, and like agricultural uses and the construction and maintenance of fences and ponds in connection therewith, all subject to applicable local development ordinances and by-laws.
 - b. the installation of underground utilities.
- c. the construction of windmills for energy production and conservation purposes.
- d. the establishment and use of a ten-foot-wide path by the general public, at its own risk, on said parcel from Old County Road to the Martha's Vineyard State Forest for pedestrian and equestrian purposes only, at such location as the Grantor, or her successors in interest, may from time to time designate.

Article 1 Existing Agreements

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The uses described in Article 2 of this restriction are specifically subject to the following:

- a. a certain conservation restriction recorded in the Dukes County Registry of Deeds in Book 303, Page 592, a copy of thick is accounted because as Embility and
- b. executed leases for agricultural use of said parcel between the Grantor and the Trustees of the Red Barn Realty

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Trust, copies of which are attached hereto as Exhibits "C" and "D".

Article 4 Management and Enforcement

This restriction shall be administered by the Town of West Tisbury as a conservation restriction as defined by MGL Chapter 184, Sections 31-33 inclusive.

This restriction does not grant to the Town of West Tisbury or the public any right of access, except as set forth in Article 2 hereof, to the land subject hereto, and except for the purpose of inspecting the premises, to determine compliance herewith and enforcing the foregoing restriction and remedying any violation thereof, by legal process in any court of competent jurisdiction.

The foregoing restriction shall run with the land and inure to the benefit of the general public and the inhabitants of the Town of West Tisbury, in perpetuity.

Witness my hand and seal this 9 Th day of June . 1981.

Leona Baumgartner Hangmuir (Grantor)

COMMONWEALTH OF MASSACHUSETTS

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Then personally appeared the above named Leona Baumgartner Langmuir and acknowledged the foregoing instrument to be her

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free act and deed, before me,

We, the undersigned Board of Selectmen of the Town of West Timbury, hereby certify approval of the receipt of the foregoing restriction under MGJ Chapter 40, Section 8c.

I, the Commonwealth of Massachusetts Secretary of Environmental Affairs, hereby certify receipt and approval of the foregoing restriction.

ME: 216-81 Jel a Beil

Exhibit "c" BK38776103

LEASE NAT'S FARM North Pasture

This lease is made as of the 1st day of January, 1981, by and between LEONA BAUMGARTNER LANGMUIR, Lessor, and ROYAL S. DUMONT and JAMES F. ALLEY, individually and as Trustees of Red Barn Realty Trust (pursuant to a Declaration of Trust recorded with Dukes County Registry of Deeds in Book 309, Page 212), as Lessees, for the purposes of furthering the goals of open space protection in the Town of West Tisbury in keeping with the Declaration of Trust of the Vineyard Open Land Foundation, providing for the enhancement of the landscape through agricultural use as a visual amenity along the Old County Road and to assure the viability of the horse farm already established.

WITNESSETH: That said Lessor hereby leases to said

Lessees the premises known as the North Pasture, consisting

of 25 acres, more or less, located in the Town of West

Tisbury, County of Dukes County, Massachusetts, and shown on

Exhibit A attached hereto, subject to the following terms

and conditions:

- 1. Lessees may use said premises solely for the purposes of:
 - a) the pasturing and grazing of farm animals, animal husbandry; and
 - b). the raising and harvesting of hay or other feed crops.
- 2. Lessees shall mow said premises at least once a year, and take any action necessary to keep said premises in a neat and sightly condition.
- 3. The term of this lease shall be for two (2) years, commencing January 1, 1981, and terminating December 31, 1982.
- 4. Lessor may assign this Lease to the Nat's Farm

 Homeowner's Association after such an association shall have
 been organized; Lessees may not assign this Lease.

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- 5. The annual Lease fee shall be an amount equal to the pro-rated real property tax assessed with respect to said premises by the Town of West Tisbury each year, plus continue amount of \$15.00 per sore per year.
- 6. There is hereby reserved a 12-foot right-of-way for the purpose of access to the State Forest for owners of Nat's Farm Lots #2, #3 and #4 by foot, horse or bicycle only. This right-of-way shall run along the southern boundary of the leased premises from the northeasterly boundaries of Nat's Farm Lot #4 to the westerly boundary of the State Forest. Any fence that crosses this right-of-way shall have a gate to allow passage.
- 7. Lessees shall obtain and maintain throughout the term of this lease public liability insurance naming the Lessor as the insured, or as an additional insured, protecting the Lessor from and against any claims for personal injury or property damage arising out of the Lessees' use and occupancy of the demised premises, the limits of such insurance to be in an amount acceptable to the Lessor; such policies of insurance shall provide that they may not be cancelled unless 30 days prior notice thereof has been given in writing to the Lessor.
- 8. Upon the Lesses faithfully performing the terms, covenants and conditions hereof, the Lessess shall and may quietly and peacefully have, hold and enjoy the demised premises during the term hereof. In the event of Lesses' default bereunder, at Lessor's option, this Lease shall determine.
- 9. It is the intention of the parties hereto to renew this lease from time to time on mutually acceptable terms.

 IN WITNESS whereof the parties hereto have affixed

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COMMUNICATION

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their respective hands and seals on the day first above written.

LEONA BAUMGARTNER LANGMUIR ROYAL S. DUMONT (Lessee)

COMMONWEALTH OF MASSACHUSETTS

DUKES COUNTY, SS.

Peuper 19 , 1980

Then personally appeared the above named Leona Baumgartner Langmuir and acknowledged the foregoing instrument to be her free act and deed, before me

Notary Public
My Commission expires: Kb. 6,1987

COMMONWEALTH OF MASSACHUSETTS

DUKES COUNTY, SS.

Tip 18, 1988

Then personally appeared the above named Ragadoux MODERATOR James F. Alley individually and as Trustees of Red Barn Realty Trust, and acknowledged the foregoing instrument to be their free act and deed before me

Notary Public
My Commission expires: 2/1/27

CONMONWEALTH OF MASSACHUSETTS

DUKES COUNTY, SS.

Date: 3/2/2/

Then personally appeared the above named ROYAL S. DUMONT individually and as Trustee of Red Bern Realty Trust, and acknowledged the foregoing instrument to be his free act and deed before me.

NOTARY PUBLIC

Hy Commission expires: Och Car 2, 176.

EXHIBIT "D"

BK38770106

LEASE NAT'S FARM South Pasture

This lease is made as of the 1st day of January, 1981, by and between LEONA BAUMGARTNER LANGMUIR, Lessor, and ROYAL S. DUMONT and JAMES F. ALLEY, individually and as Trustees of Red Barn Realty Trust (pursuant to a Declaration of Trust recorded with Dukes County Registry of Deeds in Book 309, Page 212), as Lessees, for the purposes of furthering the goals of open space protection in the Town of West Tisbury in keeping with the Declaration of Trust of the Vineyard Open Land Foundation, providing for the enhancement of the landscape through agricultural use as a visual amenity along the Old County Road and to assure the viability of the horse farm already established,

WITNESSETH: That said Lessor hereby leases to said Lessees the premises known as the South Pasture, consisting of 25 acres, more or less, located in the Town of West Tisbury, County of Dukes County, Massachusetts and shown on Exhibit A attached hereto, subject to the following terms and conditions:

- 1. Lessees may use said premises solely for the purposes of
 - a) the pasturing and grazing of farm animals, animal husbandry, truck gardening; and
 - b) the raising and harvesting of hay or other feed crops; and
 - c) agricultural or equestrian demonstrations.
- 2. Lesses shall improve said premises by employing commonly accepted practices of agricultural improvement and specifically by:
 - a) distributing manure evenly on the premises and applying other fertilizers at regular intervals;

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- b) maintaining the ph of the soil at 6.5 as indicated by soil tests and by placing three tons of lime per acre on the land at least once during the term of this lease;
- c) enhancing the present pasture grass structure by the addition of proper pasture mix seeding, and ground preparation on a rotating basis, to cover the entire tract during the term of the lease;
- d) planting a proper cover crop on any exposed ground so as to prevent wind and water erosion;
- e) keeping the demised premises mowed and in a neat and sightly condition on a year-round basis. All existing cedars and other trees shall be preserved.
- 3. The term of this lease shall be for ten (10) years, commencing January 1, 1981 and terminating December 31, 1990.
- 4. Lessor may assign this lease to the Nat's Farm Homeowner's Association after such an association shall have been organized. Lessees may not assign this lease.
- 5. The annual lease fee shall be an amount equal to the pro-rated real property tax assessed with respect to said premises by the Town of West Tisbury each year, plus the amount of \$15.00 per acre.
- 6. There is hereby reserved a 12-foot wide right-of-way to the owners of Nat's Farm Lots #2, #3, and #4 for purposes of access to the State Forest and to the Misty Meadows horse farm by foot, horse or bicycle only. This right-of-way shall begin at the Red Barn, cross the pasture at a place of the Lessees' choosing, run along the eastern boundaries of said Lots #2, #3, and #4, then run easterly along the northern boundary of the leased premises to the westerly boundary of the State Porest over land known as the North Pasture; use of that portion of the right-of-way from the point of the beginning at the Red Barn northerly to the east boundary of Lot #2 shall require written permission from the lessees.

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cl.. (817) **667-4864**

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- a) fences shall be erected so as to allow for this rightof-way. Lessees agree to erect and maintain such fences;
- b) above right-of-way is shown on Exhibit λ , attached hereto.
- 7. Lesses shall obtain and maintain throughout the term of this lease public liability insurance naming the Lessor as the insured or as an additional insured, protecting the Lessor from and against any claims for personal injury or property damage arising out of the Lesses' use and occupancy of the demised premises, the limits of such insurance to be in an amount acceptable to Lessor; such policies of insurance shall provide that they may not be cancelled unless 30 days prior notice thereof has been given in writing to the Lessor. This lease shall be part of Lessees' application for such insurance.
- 8. Upon the Lesses faithfully performing the terms, covenants and conditions hereof, the Lessess shall and may quietly and peacefully have, hold and enjoy the demised premises during the term hereof. Should the Lessess fail to faithfully perform the terms and conditions of this lease, the Lesser shall specify in writing what remedial action is required. Within 30 days receipt of the request for remedial action, the Lessess shall demonstrate that such corrective action has been taken, in default of which, at Lessor's option, this lesse shall immediately determine.
- 9. In consideration of Pive(\$5.00) Dollars and other valuable consideration and upon the performance of the terms of this lease by the lessees, the lessees shall have the option to extend this lease for a subsequent ten(10) year period. The leases shall pay the real estate taxes then assessed to the land and the term of payment per acre shall be negotiated at that time, but shall not be accessive.

This lease shall be extended automatically, unless the leasees notify the leasees, in writing, of their intention not to extend.

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Further, it is the intention of the parties hereto, to continue to renew this lease from time to time on mutually acceptable terms, after the expiration of the original term and option period.

IN WITNESS whereof the parties hereto have affixed their respective hands and seals on the day first above written.

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TKL. (817) 657-4284

LEONA BAUMGARTNER LANGMUIR

ROYAL S. DUMONT
(Lessee)

JAMES F. ALLEY Alley
(Lessee)

COMMONWEALTH OF MASSACHUSETTS

DUKES COUNTY, SS.

1/cumper 19 , 1980

Then personally appeared the above named Leona Baumgartner Langmuir and acknowledged the foregoing instrument to be her free act and deed, before me

Notary Public
My Commission expires: 74.6,1987

COMMONWEALTH OF MASSACHUSETTS

DUKES COUNTY, SS.

Jany 12. 1980

Then personally appeared the above named Royal S.

Dumont and James F. Alley individually and as Trustees of

Red Barn Realty Trust and acknowledged the foregoing instrument
to be their free act and deed before me,

Notary Public
My Commission expires: Kh. 6, 1987



