

This instrument Prepared by:

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Dean, Mead, Minton & Zwemer
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Fort Pierce, Florida 34947

Tract: Adams Ranch SSA

STEWARDSHIP EASEMENT AGREEMENT

THIS STEWARDSHIP EASEMENT is granted this ___ day of _____, 2007, by **ARCCO of St. Lucie, Inc.**, a Florida corporation, whose address is P.O. Box 12909, Fort Pierce, FL 34979-2909, (“Grantor”), to **St. Lucie County**, a political subdivision of the State of Florida (the “County”), and **Florida Department of Agriculture and Consumer Services**, (collectively, “Grantees”).

WITNESSETH:

WHEREAS, the State of Florida has authorized, through Florida Statutes Section 163.3177(11) the creation of rural land stewardship areas; areas designated in cooperation between private land owners and local governments to protect significant environmentally valuable areas and maintain the economic viability of agricultural land uses by permanently removing development and other rights from areas targeted for preservation, and allowing those rights to be transferred to other designated areas (“Receiving Areas”) within a rural lands stewardship area where development may proceed according to strict guidelines.

WHEREAS, St. Lucie County has established a Rural Lands Stewardship Area Zoning District (“RLSA District”) overlay which restricts the use of property within the RLSA District; and

WHEREAS, Grantor is the owner of approximately One Hundred Ninety-Four (194) acres of land situated in St. Lucie County, Florida, which is more specifically described in **Exhibit “A”**, attached hereto and incorporated herein by reference (the “Property”). The Property is within the “Adams Ranch” portion of the RLSA District which is a portion of the approximately Sixteen Thousand Four Hundred Sixty-Six (16,466) acres; and

WHEREAS, Grantor and St. Lucie County entered into a Stewardship Sending Area Credit Agreement (“SSA Agreement”) dated _____, which designated the Property a portion of the approximately Eleven Thousand, Eight Hundred Fifty-Five (11,855) acre “Adams Ranch SSA.” The Property, as legally described in **Exhibit “A”**, and as depicted in **Exhibit “B”** has been designated as a “Stewardship Sending Area” (“SSA”) and certain types of land uses (“Land Use Layers”) have been permanently removed from the Property in accordance with Section 4.05.07 of the St. Lucie County Land Development Code (“LDC”), pursuant to that certain Stewardship Sending Area Credit Agreement between Grantor and County, dated the ___ day of _____, 2007; and

WHEREAS, the SSA Agreement and Section 4.05.07.C.7 of the LDC require Grantor to provide a perpetual Stewardship Easement identifying the specific land management measures for the Adams Ranch SSA and the party responsible for such measures; and

WHEREAS, in exchange for the designation of the Property as SSA and the permanent removal of the Land Use Layers, the County has granted and assigned to Grantor _____ (_____) Stewardship Credits which will allow Grantor to entitle _____ (_____) acres for development within the Rural Lands Stewardship Area Zoning District; and

WHEREAS, the purposes of this Stewardship Easement are (1) to designate the allowed and prohibited uses of the Property consistent with the terms of the SSA Agreement (2) to identify specific land management measures and the party responsible, and (3) to provide for enforcement of its terms.

NOW, THEREFORE, in consideration of the designation of the Property as Stewardship Sending Area, together with other good and valuable consideration, the adequacy and receipt of which are hereby acknowledged, Grantor hereby grants, creates, conveys and establishes a perpetual nonexclusive Stewardship Easement for and in favor of the Grantees upon the property described in **Exhibit “A”**, which shall run with the land and be binding upon the Grantor, its successors and assigns in interest and in title (collectively “Owner”), and shall remain in full force and effect forever. It is agreed as follows:

1. The above recitals are incorporated by reference as if repeated verbatim herein. All exhibits named are made a part of this document.

2. **Exhibit “C”** depicts the _____ (_____) acres within the Adams Ranch SSA, of which _____ (____) acres are within the Property, where three (3) Land Use Layers are hereby permanently eliminated and the Property is henceforth prohibited from being utilized for the following land uses, as defined in Section 4.05.07.B.7 of the LDC:

- (a) Residential Land Uses, also described as Land Use Layer 1.
- (b) General and Conditional Uses, also described as Land Use Layer 2.
- (c) Earth Mining and Processing Uses, also described as Land Use Layer 3.

3. **Exhibit “C”** depicts the _____ (_____) acres within the Adams Ranch SSA, of which _____ (____) acres are within the Property, where the following four (4) Land Use Layers are hereby permanently eliminated and the Property is henceforth prohibited from being utilized for the following land uses, as defined in Section 4.05.07.B.7 of the LDC:

- (a) Residential Land Uses, also described as Land Use Layer 1.
- (b) General and Conditional Uses, also described as Land Use Layer 2.
- (c) Earth Mining and Processing Uses, also described as Land Use Layer 3.

- (d) Agriculture - Group 1 Uses, also described as Land Use Layer 4.

All Land Use Layers referenced in paragraphs 2 and 3 hereof, are defined in Section 4.05.07.B.7 of the LDC and in the Sending Area Land Use Layer Matrix (the "Matrix") of the LDC.

4. Grantor reserves all remaining rights as owner of the Property not specifically removed hereby, including the right to engage in uses of the Property that are not inconsistent with the SSA Agreement or the intent and purposes of this Stewardship Easement. Grantor may use the Property for the land uses set forth in this paragraph:

(a) Conservation, Restoration, and Natural Resources Uses are allowed on all of the Property, including the specifics thereof set forth in Section 4.05.07.B.7 and the Matrix of the LDC.

(b) Those lands on the Property depicted in darkest green on **Exhibit "C"** as having had the first four (4) Land Use Layers permanently eliminated ("Agriculture - Group 2 Lands"), may continue to be used for Agriculture - Group 2 Uses (Land Use Layer 5) as defined in Section 4.05.07.B.7 and the Matrix of the LDC. Agriculture - Group 2 Uses cannot be converted to Agriculture - Group 1 Uses from and after the designation of such lands as an SSA.

(c) Those lands on the Property depicted in light green on **Exhibit "C"** as having the first three (3) Land Use Layers permanently eliminated ("Agriculture - Group 1 Lands"), including any ditches, ditch banks and/or roads bordering these lands, may continue to be used for Agriculture - Group 1 Uses (Land Use Layer 4); and Agriculture - Group 2 (Land Use Layer 5). Those land uses are permitted to continue, and may convert from one type of Agriculture to another, except as prohibited in (i) and (ii) below.

(i) Those lands on the Property depicted in light green on **Exhibit "C"** and designated as Area "A" and Area "B" ("Rotational Row Crop Lands") shall not be planted to citrus, and may only be planted to Rotational Row Crops. As used herein, "Rotational Row Crops" means crops planted in rotation, with planting limited to 25% of the total Rotational Row Crop Lands at any given time.

(ii) Those lands on the Property depicted in light green on **Exhibit "C"** and designated as Area "C" ("Unrestricted Agriculture - Group 1 Lands") have all rights reserved to Agriculture - Group 1 Lands.

5. The reader of this instrument in the public record is advised that the area designations on **Exhibit "C"** are in color, and that the original is on file with the County as an exhibit to the SSA Agreement.

6. The parties agree to cooperate in good faith to further the purposes behind this Agreement and to ensure compliance. To this end, the parties agree to meet at least annually to discuss compliance. After written notice of suspected violations to Owner, followed by a reasonable opportunity to cure, Grantee shall have the right to enjoin uses of the Property which

are inconsistent with the terms of this Stewardship Easement Agreement or the Stewardship Sending Area Credit Agreement, and to enforce restoration of such areas which may be altered by use inconsistent with their terms. After such written notice, Owner shall permit Grantee to enter the property for the purpose of inspecting the suspected violation. For purposes of this paragraph, a “reasonable opportunity to cure” shall be One Hundred Twenty (120) days for Owner to either commence to cure a violation or to take, in the Grantees’ reasonable judgment, good faith steps toward cure.

7. Owner shall protect and conserve those hammocks specifically identified on **Exhibit “C”** on Agriculture - Group 1 Lands. Owner shall continue land management measures consistent with good stewardship of the Property, including, without limitation, control of exotics consistent with best management practices. The following land management measures may be undertaken as to the Adams Ranch SSA and Owner shall be the party responsible for such measures:

(a) On Agriculture - Group 2 Lands , land management measures will include, but not be limited to, those historically utilized on the Property and/or customarily utilized in cattle ranching operations in the southeastern United States. These customary measures may include, without limitation, prescribed burning and creation of fire breaks, disking, mechanical brush control (“chopping”) and other exotic and nuisance species control, fence construction and maintenance, selective thinning of trees, and ditch and ranch road maintenance, seepage irrigation, planting and fertilization consistent with this level of agricultural use and best management practices, and other agricultural practices customarily associated with raising of livestock and occasional removal of sod.

(b) On Agriculture - Group 1 Lands, the measures listed in 7(a) above, may be utilized. In addition, without limitation, the following measures may be utilized: planting; irrigation and ditches, dikes, and pumping construction and maintenance; fertilizer and other soil enhancements, disease and insect control application; mowing and other exotic and nuisance species measures; farm road construction and maintenance; and other practices historically utilized on the Property and/or customarily associated with silviculture, aquaculture, raising of ornamentals and farming citrus or vegetables in the southeastern United States.

8. Grantees shall not be responsible for any costs or liabilities related to the operation of or land management measures for the Property.

9. Owner shall pay any and all real property taxes and assessments levied by competent authority on the Property. The parties contemplate that the market value of the Property, for ad valorem tax assessment purposes, will be significantly reduced by the permanent elimination of the Land Use Layers.

10. References to the LDC are to those provisions of Section 4.05.00 of the St. Lucie County Land Development Code in existence as of the date of this Stewardship Easement Agreement and those LDC provisions, as of the effective date, shall control as to all rights, obligations, implementation, entitlements, land uses eliminated and permitted, and interpretations, requirements, or issues relating thereto, notwithstanding any future amendments

Fla. Dept. of Agricultural and
Consumer Services
Att:

Any party hereto may, from time to time, give to the other party written notice, in the manner provided for herein, of some other address to which communications to such party shall be sent, in which event, notices to such party shall be personally delivered or sent in the manner set forth hereinabove to such address.

15. This Agreement shall be governed by and construed in accordance with The laws of the State of Florida. In the event of any legal or equitable action arising under this Agreement, the venue of such action shall lie exclusively within the 19th Judicial Circuit in St. Lucie County. In the event that either party hereto shall institute legal proceedings in connection with or for the enforcement of this Agreement, the prevailing party shall be entitled to an award of reasonable attorney’s fees, costs and expenses, to be taxed by a court of competent jurisdiction, which are directly related to any court trial and appellate proceedings.

16. This Stewardship Easement may be amended, altered, released or revoked only by written agreement of both Grantor and Grantees, which shall be filed in the Public Records of St. Lucie County.

TO HAVE AND TO HOLD unto Grantees, their successors and assigns forever. These covenants, terms, conditions, restrictions and purposes imposed with this Stewardship Easement shall not only be binding upon Grantor, but also its successors and assigns, and shall continue as a servitude running in perpetuity with the Property.

Grantor hereby covenants with Grantees that Grantor is lawfully seized of the Property in fee simple; that Grantor has good right and lawful authority to convey this Stewardship Easement; and that Grantor hereby fully warrants title to the Stewardship Easement hereby conveyed and will defend same against the lawful claims of all persons whomsoever.

Witnesses:

ARCCO of St. Lucie, Inc., a Florida
corporation

Print Name: _____

By: _____
Robert L. Adams, President

Print Name: _____

[Corporate Seal]

STATE OF FLORIDA
COUNTY OF ST. LUCIE

The foregoing instrument was acknowledged before me this ___ day of _____, 2007, by ROBERT L. ADAMS, as President of ARCCO of St. Lucie, Inc. Said person (check one) is personally known to me, produced a driver's license (issued by a state of the United States within the last five (5) years) as identification, or produced other identification, to wit: _____.

{Notary Stamp}

Print Name: _____
Notary Public, State of Florida
Commission No.: _____
My Commission Expires: _____

EXHIBIT "A"

[Legal Description of Property]

EXHIBIT "B"

[Graphic Depiction of Property]

EXHIBIT "C"

[Graphic Depiction of Adams Ranch SSA With All Areas Where Land Use Layers Are
Removed]