

Point Reyes National Seashore

PORE-INTERIM LEASE-2224

This Interior Lease is made and entered into by and between the United States Department of the Interior National Park Service, Point Reyes National Seashore ("Lessor" or "Permitter") and David Evans, and Dolores Evans. Dan Evans, and Julie Evans-Rossotti ("Lessee" or "Permittee"). These individuals have been approved by the National Park Service as Lessees to AGRI-8530-2600-9005.

This Interim lease incorporates by reference and hereby extends the rents, terms, and conditions of the attached Lease/Permit(s) AGRI-8530-2600-9005 except as amended, revised or otherwise modified below. By executing this Interim Lease, Lessees expressly agree that they are bound by and will comply with the rents, terms and conditions of the attached Lease/Permit(s) as modified by this interim Lease.

Modified Terms:

Exhibit A is revised by replacing it with the Exhibit A (dated June 24, 2022) attached to this Interim Lease and incorporated herein by reference.

The cover sheet is revised to read:

"is hereby authorized during the period from 12:00 a.m. on September 15, 2022 to 11:59 p.m. on September 14, 2024 to use the following lands or facilities in the above named area:

Approximately five hundred and sixty-six (566) acres of the combined former Lundgren property (Tract 01-111) and the former Deep Cove Ranch (Tract 01-112) lying west of the Marshall Beach Road ("K" Ranch), as shown on the attached Exhibit A.

A new Article 3(a)(1) is added to the Permit to clarify that BMPs are now referred to as Management Activities:

Permittees authorized use of the Premises is subject to Permittee's implementation of Best Management Practices (BMP's) designed to preserve the integrity of park resources. Best Management Practices (i.e. Management Activities) for typical ranch operations are found in Appendix F of the General Management Plan Amendment, dated September 2020 (GMPA).

Article 3(g) is revised to reflect the Biological Opinions and reporting requirements that are now in effect:

Operations under this Permit are subject to the conditions outlined in the U.S. Fish and Wildlife Service (USFWS) Biological Opinion for the General Management Plan Amendment, dated June 4, 2021, and the National Marine Fisheries Services Biological

Opinion for the General Management Plan Amendment dated March 18, 2021 and to the related reporting requirements included as sections 3(h)(1) and 3(h)(2). These documents are available upon the Permittee's request.

A new Article 3(g)(1) is added to the Permit:

For the US Fish and Wildlife Service Biological Opinion, Lessee shall report to NPS by November 1 of each year the following:

- a. individual Management Activity projects under GMPA Appendix F conducted over the past calendar year on the Premises;*
- b. pertinent information concerning the success of meeting Avoidance and Minimization Measures for Management Activities taken on the Premises*
- c. an explanation of failure to meet such measures, if any;*
- d. any incidental take of federally listed species under this Biological Opinion for that given year; and*
- e. the condition of all stock ponds on the Premises.*

A new Article 3(g)(2) is added to the Permit:

For the National Marine Fisheries Service Biological Opinion, Lessee shall report to NPS by November 1 of each year the following:

- a. for fencing: the dates of monitoring and extent of repairs conducted to maintain riparian fencing identified in Exhibit B; linear feet monitored; linear feet of any occurrences of breaching or disrepair; date(s) that breaching or disrepair was discovered; and specific dates actions were taken to repair riparian fencing;*
- b. a brief description of any ranch infrastructure activities (i.e., Management Activities from GMPA Appendix F) implemented on the Premises;*
- c. a summary of vegetation management, required NRCS Conservation Practice Standards, and mitigation measures that apply to any implemented Management Activities; and*
- d. identification of any roads that have signs of persistent erosion.*

Article 12(a) is amended to include a requirement that Permittee provide NPS with copies of documents submitted to the Regional Water Quality Control Board (RWQCB) as applicable:

Potential sources of nonpoint source pollution associated with this Permit include soil erosion and animal waste. The Permittee shall comply with all Applicable Laws regarding nonpoint source pollution (including the protection of beneficial uses of waters as designated by the State of California). Permittee shall conduct all water quality monitoring and reporting required by the Regional Water Board and shall submit copies of those reports to NPS within 10 days of their submittal to the RWQCB. Further, Permittee's use and occupancy of the Premises shall be designed to minimize, to the greatest extent feasible, non-point source pollution within National Park Service boundaries and on adjacent lands.

A new Article 12(c) is added to the Permit to clarify that BMPs are now referred to as Management Activities:

Permittee shall be responsible for implementing water quality related Best Management Practices identified in consultation with NPS to preserve the integrity of park resources. Water quality Best Management Practices (i.e., Management Activities) for typical ranch operations are found in the GMPA Appendix F.

Article 13(a) is amended to add the following new sentences at the end:

Permittee shall provide monthly actual stocking information by pasture and class of animal (Cow, calf, bull) to the NPS by the 15th of the following month. The monthly reports will identify AU numbers by pasture and operation.

Article 14 is amended to include a new Article 14(c) that aligns vegetation-related Management Activities with the mitigation measures adopted in the GMPA Record of Decision:

14(c): Permittee shall conduct any vegetation-related Management Activities consistent with the mitigations listed in Appendix F of the GMPA and in consultation with the Park Range Manager.

Article 20(b) is revised to reflect the current payment cycle:

The annual rent under this Permit is payable in advance on a semi-annual basis. Therefore, Permittee hereby agrees to pay fifty percent of the annual rate on or before October with the remaining fifty percent payable on or before April of each year during the Term.

Article 25(a) is revised to read:

Issuance of future leases will be in accordance with the GMPA Record of Decision, dated September 13, 2021.

IN WITNESS WHEREOF, the Superintendent, Point Reyes National Seashore, acting on behalf of the United States, in the exercise of the delegated authority from the Secretary, as Lessor, and Lessee have executed this Interim Lease by proper persons thereunto duly authorized.

THE UNITED STATES DEPARTMENT OF
THE INTERIOR, NATIONAL PARK SERVICE

Date October 17, 2022

Signed document on file
Anne Altman, Acting Superintendent
"LESSOR or PERMITTER"

Date September 29, 2022

Signed document on file
David Evans
"LESSEE or PERMITTEE"

Date October 14, 2022

Signed document on file
Dolores Evans
"LESSEE or PERMITTEE"

Date October 14, 2022

Signed document on file
Dan Evans
"LESSEE or PERMITTEE"

Date October 13, 2022

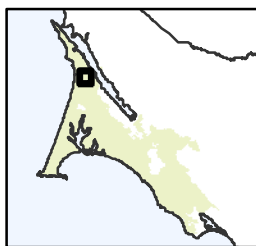
Signed document on file
Julie Evans Rossotti
"LESSEE or PERMITTEE"

EXHIBIT A: K Ranch (Allotment 14) Marin County, CA AGRI-8530-2600-9005

U.S. Department of the Interior
National Park Service
Point Reyes National Seashore



Exclusion: Well Site For L Ranch /
MISC-8530-6000-7010



- Ranch Boundary
- Paved Road
- Fence
- Unpaved Road
- Riparian Fence
- NHD Flowline
- Stock Pond

Map Date: 6/24/2022
Imagery: 2018 Golden Gate National Parks Conservancy



0 0.15 Miles

**Point Reyes National Seashore
Amendment to
PORE-INTERIM LEASE-2224**

This Amendment to Interim Lease 2224 is made and entered into by and between the United States Department of the Interior, National Park Service, Point Reyes National Seashore ("Lessor" or "Permitter") and David Evans ("Lessee" or "Permittee"). This individual has been approved by the National Park Service as the new authorized Permittee to AGRI-8530-2600-9005.

This Amendment to Interim Lease 2224 incorporates by reference and hereby extends the rents, terms, and conditions of AGRI-8530-2600-9005, as amended by Interim Lease 2224, and as further amended by this instrument.

Amendment:

The first paragraph of Interim Lease 2224 identified David Evans, and Dolores Evans, Dan Evans, and Julie Evans-Rossotti as the authorized Lessees/Permittees for Interim Lease 2224 ("Lessee" or "Permittee"). These individuals have notified the NPS in writing that they wish to change the authorized Lessees/Permittees to the following individual: David Evans. The NPS has approved this request.

The first paragraph of Interim Lease 2224 is therefore revised as follows:

This Interim Lease is made and entered into by and between the United States Department of the Interior, National Park Service, Point Reyes National Seashore ("Lessor") and David Evans ("Lessee"). This individual has been approved by the National Park Service as Lessee to AGRI-8530-2600-9005.

By executing this Amendment to Interim Lease 2224, David Evans expressly agrees that he is bound by and will comply with the rents, terms and conditions of AGRI-8530-2600-9005, as amended by Interim Lease 2224, and as further amended by this instrument.

IN WITNESS WHEREOF, the Superintendent, Point Reyes National Seashore, acting on behalf of the United States, in the exercise of the delegated authority from the Secretary, as Lessor, and Lessee have executed this Amendment to Interim Lease 2224 by proper persons thereunto duly authorized.

THE UNITED STATES DEPARTMENT OF
THE INTERIOR, NATIONAL PARK SERVICE

Date March 20, 2023

Signed document on file
Craig Kenkel, Superintendent
"LESSOR"

Date March 17, 2023

Signed document on file
David Evans
"LESSEE"