SUBJECT: AN ORDINANCE OF THE MATANUSKA-SUSITNA BOROUGH ASSEMBLY CONVEYING AND MERGING THE BOROUGH'S DEVELOPMENT RIGHTS INTEREST WITH THE AGRICULTURAL RIGHTS TITLE FOR FEE SIMPLE TITLE WITH AGRICULTURAL COVENANTS FOR TAX ID 4809000T031A, TO RAYMOND AND SHANNON LATCHEM (MSB001123).

AGENDA OF: February 6, 2024

ASSEMBLY ACTION:

Adopted without objection. 02/20/24 - emw

AGENDA ACTION REQUESTED: Introduce and set for public hearing.

Route To	Signatures
Originator	X
Department Director	1 / 2 4 / 2 0 2 4 X Eric Phillips Signed by: Eric Phillips
Finance Director	X Cheyenne Heindel Signed by: Cheyenne Heindel
Borough Attorney	1/25/2024 X Nicholas Spiropoulos Signed by: Nicholas Spiropoulos
Borough Manager	X Michael Brown Signed by: Michael Brown
Borough Clerk	1 / 2 5 / 2 0 2 4 X Lonnie McKechnie Signed by: Lonnie McKechnie

ATTACHMENT(S): Fiscal Note (1 pp)

Vicinity Map (1 pp)

Declaration of Covenants, Conditions, and

Restrictions (5 pp)
Public Comments (4 pp)

Agriculture Advisory Board Resolution 24-01 (2 pp)

Ordinance Serial No. 24-027(2 pp)

SUMMARY STATEMENT:

Matanuska-Susitna Borough Land and Resource Management Division received an application from Raymond and Shannon Latchem to acquire the remaining interest in the land estate of Tract 31-A, Point Mackenzie Development Subdivision, Tax ID 4809000T031A. This

Page 1 of 3 IM No. 24-041

request would merge the Borough's development rights with the agricultural rights title for a fee simple estate and would implement the covenants, conditions, and restrictions used under Title 23 agricultural programs. This request is allowed under MSB 23.10.230(A)(1)(g).

DISCUSSION:

The subject property is approximately 292.80 acres and was originally part of a 300+ acre parcel that was sold under former Title 13 in 1981. In 1998, the Borough quitclaimed the development rights to approximately 17.5 acres and released the covenants, conditions, and restrictions for a natural gas liquification facility to Northern Eclipse, LLC. The facility is still in operation and is now known at Titan Alaska LNG.

Under former Title 13, when the Borough conveyed land in agricultural land sale programs, it conveyed the "agricultural rights" to the buyer and retained the "development rights". MSB 13.30.120(H) defined the rights conveyed as "All rights except mineral rights and development rights. Development rights are the rights to subdivide or use the surface of the land for residential, commercial or industrial uses which are not part of the farming enterprise conducted on the land".

Title 13 was replaced by Title 23 in 1994. Under Title 23, when the Borough sells agricultural properties, it conveys fee simple estate and imposes covenants, conditions, and restrictions on the fee simple title. The covenants, conditions, and restrictions are designed to maintain the agriculture potential of the land without requiring certain clearing or production requirements as necessary under former Title 13.

In November of 2022, the Borough Assembly approved Resolution Serial No. 22-105 and Informational Memorandum No. 22-224 authorizing changes to the Title 23 and the Land & Resource Management Policy and Procedures Manual. These changes created a voluntary program that allows agricultural land sales under former Title 13 to convert and merge the Borough's development interest to create fee simple title with agricultural covenants under Title 23.

Inter department review was conducted with no objection from Borough departments. Public notice was provided in accordance with MSB 23.05.025 and four public comments were received. The comments opposed the conversion, but the opposition was regarding completely removing any type of agricultural restrictions off of the property. This request does not remove the agricultural restrictions from the property but would convey and merge the Borough's development rights with the Latchem's agricultural rights to create fee simple title and imposes covenants,

Page 2 of 3 IM No. 24-041

conditions, and restrictions to maintain the agriculture potential of the land.

Pursuant to MSB 23.10.230(A)(1)(g) the Manager may, with approval of the Assembly by ordinance, approve a sale of Borough-owned real property by application for disposal of the Borough's interest in the agricultural land sales conducted in 1977, 1981, 1982, and 1983. Raymond and Shannon Latchem have submitted an application and qualify to purchase the remaining interest in a land estate in accordance with MSB Title 23 and Land and Resource Management Policy and Procedures.

RECOMMENDATION OF ADMINISTRATION:

Matanuska-Susitna Borough Assembly approval to convey the Borough's remaining interest in the land estate of Tax ID 4809000T031A to Raymond and Shannon Latchem pursuant to MSB 23.10.230 Agreements by Application; implement the covenants, conditions, and restrictions under Title 23 Agricultural Programs; and authorizes the Manager to complete the transaction.

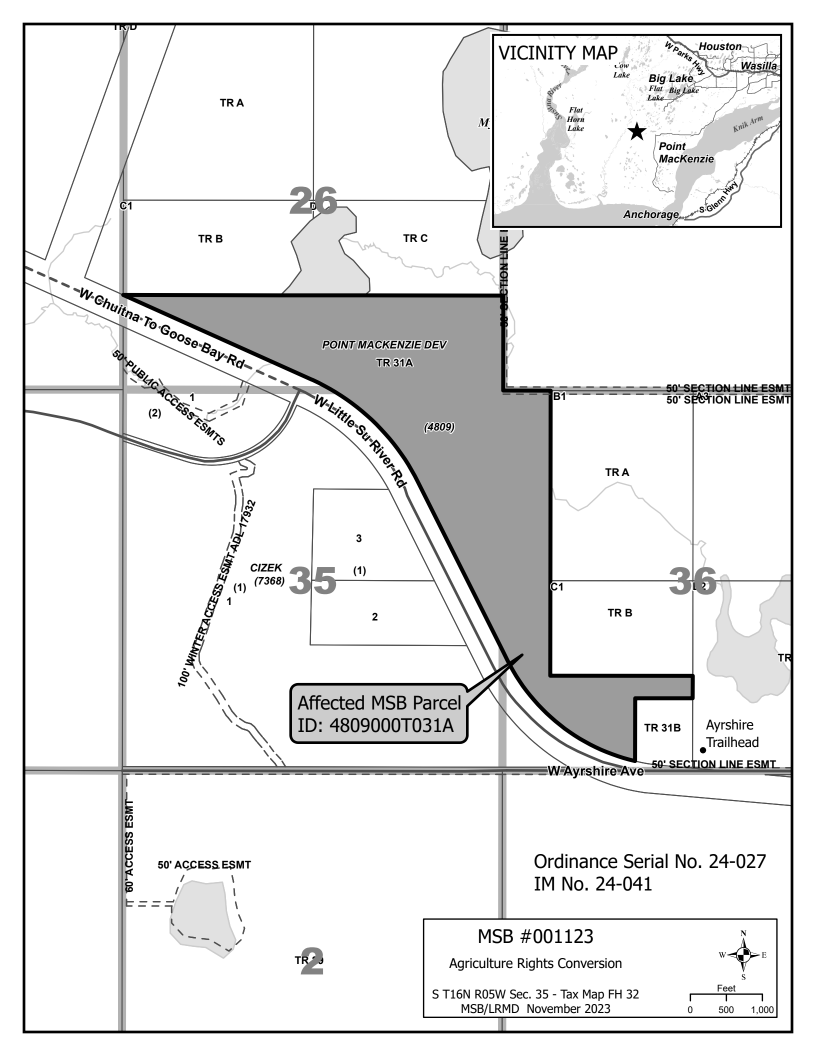
Page 3 of 3 IM No. 24-041

MATANUSKA-SUSITNA BOROUGH FISCAL NOTE

Agenda Date: February 6, 2024

SUBJECT: AN ORDINANCE OF THE MATANUSKA-SUSITNA BOROUGH ASSEMBLY CONVEYING AND MERGING THE BOROUGH'S DEVELOPMENT RIGHTS INTEREST WITH THE AGRICULTURAL RIGHTS TITLE FOR FEE SIMPLE TITLE WITH AGRICULTURAL COVENANTS FOR TAX ID 4809000T031A, TO RAYMOND AND SHANNON LATCHEM (MSB001123).

FISCAL ACTION (TO BE COMPLETED BY FINANCE)			FISCAL IMP.	FISCAL IMPACT YES NO				
AMOUNT REQUESTED *			FUNDING SO	FUNDING SOURCE Tax Revenue				
FROM ACCOUN	IT#			PROJECT				
TO ACCOUNT:	xxx.xxx.xxx	3xx.xxx		PROJECT#	PROJECT#			
VERIFIED BY:								
X Lies	el Weil	an d	1 / 2 4 / 2 0 2 4					
Signed by: Liesel Weiland								
EXPENDITURES/REVE	ENUES:		T)	housands of Dollars)	usands of Dollars)			
OPERATI	NG	FY2024	FY2025	FY2026	FY2027	FY2028	FY2029	
Personnel Services								
Travel								
Contractual								
Supplies								
Equipment								
Land/Structures								
Grants, Claims								
Miscellaneous								
TOTAL OPERATING								
CAPITAL								
REVENUE			*					
UNDING:			(7	Thousands of Dollars)				
General Fund			*					
State/Federal Funds								
Other			*					
TOTAL			*					
OSITIONS:						1		
Full-Time Part-Time								
Temporary								
NALYSIS: (Attach a	a separate page	e if necessary) *FY	725 revenue tax will be	adjusted for fee sim	ple title.			
APPROVED BY:				1 / 2 5 / 2 0 2 4				
	X Cheyenne Heindel							



DECLARATION OF COVENANTS CONDITIONS AND RESTRICTIONS

The Matanuska-Susitna Borough, a municipal corporation organized and existing under the laws of the state of Alaska (hereinafter "Declarant"), as owner of real property classified as "Agricultural lands," does hereby declare and impose these covenants, conditions, and restrictions on the real property described in "Exhibit A" attached hereto, in order to promote the agricultural use and development of the subject real property. This declaration of covenants, conditions and restrictions so declared are perpetual and shall run with the land and be binding on all parties coming under them hereafter, including all successors and assigns.

DEFINITIONS

Farm Unit: The individual parcels described in this declaration, each to be conveyed as a single farm unit.

Farm Sub-Units: The parcels later created within the boundary of a Farm Unit.

Improvement Sites: The areas within a Farm Unit, or subsequent Farm Sub-Unit, that must be designated as the location for all real property improvements and the non-agricultural development permitted by this declaration.

Primary Improvement Site: The one (1) designated improvement site within a Farm Unit, or subsequent Farm Sub-Unit, in which the farm headquarters, residential use, and home-based business use, including associated well and septic systems, shall be located.

Real Property Improvements: Any structural improvement that is built or located upon the land in a fixed, permanent, or immovable state. For the purposes of this declaration, farm fencing, irrigation wells and systems, utility service lines (aerial or buried), farm field roads, and public infrastructure located in public use easements or right-of-ways are not considered as real property improvements that must be located within the designated Improvement Sites.

Agricultural Development: The development of the land for Agricultural Purposes.

Agricultural Purposes: The production and harvest, for commercial or personal use, of plants, animals, birds, fish, bees, and other organisms by humans to provide food, fuel, fiber, shelter, clothing, energy and aesthetics, and including:

Real property improvements used in the care, housing, processing, and storage of the agricultural assets, EXCEPT that kennels and catteries are not considered an agricultural purpose;

Other land improvements that are reasonably required for or related to agricultural development;

The personal use of gravel resources located within the Farm Unit for development within the Farm Unit boundary; and

The removal and disposition of timber located within the Farm Unit in order to bring the land into agricultural production.

Residential Use: Any Real Property Improvement that is used as living quarters by the landowner(s) or farm laborers employed on the Farm Unit, and including members of their immediate family residing with them.

Home-Based Business Use: A business activity carried out on the same Improvement Site as a Residential Use, being located in a residential structure or a detached appurtenance, that is clearly incidental and subordinate to the agricultural development. Examples of such a use may include professional service businesses, bed and breakfast or farm-stay businesses, and kennel and cattery businesses for boarding or breeding.

LAND USE RESTRICTIONS

- 1. The farm headquarters, residential use, and home-based business use, including associated well and septic systems, shall be located within one (1) Improvement Site that is identified as the Primary Improvement Site. Additional Improvement Sites may be indicated within the Farm Unit but are strictly limited to facilities necessary to the agricultural development of the Farm Unit and shall not include residential or home-based business uses as defined herein. The aggregate area of all Improvement Sites may not exceed five (5) acres, unless specifically authorized by the Matanuska-Susitna Borough Manager.
- 2. The Borough Manager may authorize designated Improvement Sites in an aggregate area larger than five (5) acres when the additional area is needed for unusual or larger scale real property improvements necessary for agricultural development of the parcel.
 - The designated Improvement Site(s) must be identified prior to construction of the real property improvement(s) by the Farm Unit purchaser/owner submitting location map(s) on a form, approved by the borough manager that is acceptable for recording. The location and size of each designated Improvement Site, including the Primary Improvement Site, shall be indicated on the map. A "Notice of Designated Improvement Sites" that includes a copy of the location map(s) as approved by the Borough Manager shall be recorded in the office of the district recorder at the expense of the Farm Unit purchaser/owner. The Notice of Designated Improvement Sites, most recently accepted by the Borough Manager and recorded, may be used as a basis for enforcing the covenants, conditions and restrictions herein. The size and location of the Improvement Sites may be amended prior to construction of improvements within designated Improvement Sites. An "Amended Notice" shall be recorded in the same manner as the original "Notice".
- 3. Requests to amend or enlarge the designated Improvement Sites, including the fees to process such a request shall be submitted to the Matanuska-Susitna Borough, Land Management Division. The Borough Manager may impose such conditions of use on the additional acreage authorized as deemed prudent and necessary based on a review of the intended uses. A notice of the authorization of sites larger than five (5) acres aggregate and any special conditions of use shall be recorded as a part of the original "Notice" or as an "Amended Notice" in the records of the district recorder in the same manner as the "Notice".
- 4. The development of condominiums or co-operatively owned apartments within any area of the Farm Unit is prohibited.

- 5. The excavation or removal of any natural deposits of gravel, sand, rock, peat or similar natural resource materials located within the Farm Unit for the purposes of sale, trade, barter, or exchange is prohibited.
- 6. All development and uses within the Farm Unit shall conform to all federal, state, and local laws, regulations, and codes.

SUBDIVISION RESTRICTIONS

- 1. A Farm Unit larger than 80 acres in size may be subdivided. The Farm Unit may not be divided into parcels less than 40 acres in size. No more than a total of four (4) parcels may result within the boundary of the Farm Unit. Parcels created from the Farm Unit by subdivision may not be further subdivided and will be identified as Farm Sub-Units.
- 2. A parcel subdivided from the Farm Unit will continue to come under this Declaration of Covenants, Conditions, and Restrictions.
- 3. Subdivision of the Farm Unit must meet the subdivision code and regulations in place at the time such subdivision occurs.
- 4. Each Farm Sub-Unit shall be authorized to designate not more than an aggregate of five (5) acres for Improvement Sites that may include one (1) Primary Improvement Site. The five (5) acre limit shall include any designated Improvement Sites located within the boundary of the Farm Sub-Unit previously existing under the rules for the Farm Unit, unless such site has not been utilized and its location is released by an approved amendment.

DEVELOPMENT REQUIREMENTS

The Farm Units have been classified under MSB 23.05.100 as "Agricultural Lands" because they are recognized as land that "because of soils, location, physical or climatic features, or adjacent development are presently or potentially valuable for the production of agricultural crops". Any agricultural potential of the Farm Units shall be enhanced by land and water stewardship practices that minimize adverse environmental impacts. An implementation schedule for the development of each Farm Unit is not required and will not be enforced.

WASTE

Development methods shall not waste the topsoil and other natural resources of the Farm Unit nor shall it diminish the agricultural potential of the Farm Unit.

AMENDMENT OR MODIFICATION

This Declaration of Covenants, Conditions, and Restrictions is intended to be perpetual. The Matanuska-Susitna Borough Assembly having imposed these conditions under Ordinance Serial Number 24-027 may amend or modify the Covenants, Conditions and Restrictions by subsequent ordinance.

INTERPRETATION

The provisions of these covenants, conditions, and restrictions shall be liberally construed to effect the purpose of encouraging agricultural development. Failure to enforce any provision shall not constitute a

waiver of the right to enforce such provision or any other provision herein. Any conflicts in interpretation arising between this declaration and other covenants, conditions, and restrictions of record or zoning that may affect a Farm Unit or Farm Sub-Unit shall be adhered to based on the more restrictive interpretation.

ENFORCEMENT

This Declaration of Covenants, Conditions, and Restrictions may be enforced only by a civil action brought by the Matanuska-Susitna Borough, its successors or assigns. A civil action may be filed after the plaintiff has notified the Farm Unit or Farm Sub-Unit owner(s), in writing by certified mail or personal service, of the particular violations of this Declaration at least 90 days before the civil action is undertaken. Enforcement under this section shall not limit the ability of a party to seek injunctive relief on an expedited basis when life, health, or safety is an issue.

basis when life, health, or sa	atety is an issue.	
	lf of the Matanuska	made and executed on thisday of, 20 -Susitna Borough under authority granted by the laws of trough.
ATTEST:		MATANUSKA-SUSITNA BOROUGH
Lonnie McKechnie, CMC Borough Clerk Seal:		Michael Brown, Borough Manager
STATE OF ALASKA)	
Third Judicial District)ss.)	
Matanuska-Susitna Boroug	h, who is personall	, 2024, Michael Brown, Borough Manager of ty known to me, appeared and acknowledged before me the ions and Restrictions on behalf of the municipal corporations.
Seal:		Notary Public for State of Alaska My commission expires:

EXHIBIT A

Legal Description

Tract 31-A, Point Mackenzie Development Subdivision, according to the official plat thereof, filed under Plat Number 98-146, in the records of the Palmer Recording District, Third Judicial District, State of Alaska.

Tax ID 4809000T031A

C.	hi	ect:
		Et.L.

RE: MSB001123

From: Dylan Blankenship < sales@blankenshipfarm.com>

Sent: Tuesday, January 16, 2024 2:46 PM

To: Land Management < Land. Management@matsugov.us>

Subject: Re: MSB001123

[EXTERNAL EMAIL - CAUTION: Do not open unexpected attachments or links.] After further research I see I was in error, please rescind my public comment.

	Sincerely,	
	Blankenship Fari	ms
١		ı

On Tue, Jan 16, 2024 at 11:43 AM Dylan Blankenship <sales@blankenshipfarm.com> wrote:

To Whom It May Concern,

I am writing to express my deep concern and strong opposition to the proposed Ag Rights Conversion (MSB001123) in the Matanuska-Susitna Borough. It has come to my attention that there are attempts to convert agricultural land into subdevelopments, a move that poses a significant threat to Alaska's already limited agricultural resources.

Alaska is known for having some of the fewest agricultural lands in the nation. Our state faces a critical food security problem, and any conversion of agricultural land to other purposes will only exacerbate this issue. It is crucial to recognize that the current agricultural production in Alaska falls short of meeting our local food demands, and the proposed conversion would further reduce our capacity to sustain ourselves.

Allowing the conversion of agricultural land to subdevelopments not only threatens our food security but also jeopardizes the livelihoods of the few farmers we have in the region. Farmers play a vital role in ensuring a stable and affordable food supply for our community. If we lose precious agricultural land to urban development, it will undoubtedly drive up prices and create additional challenges for local farmers, making it even more difficult for them to sustain their operations.

I urge the Matanuska-Susitna Borough to reconsider the implications of Ag Rights Conversion (MSB001123) and to prioritize the preservation of agricultural land for the benefit of our community's long-term food security. It is essential to find sustainable solutions that support both agricultural development and responsible urban planning.

I implore you to listen to the voices of concerned citizens, farmers, and advocates for food security in making decisions that will impact the future of our region. Let us work together to find alternative solutions that promote responsible land use, preserve our agricultural heritage, and secure a stable food supply for generations to come.

Thank you for your attention to this matter.

Sincerely, Blankenship Farms

Subject:

RE: MSB001123 Latchem Ag Rights Conversion

From: Conor Kantrowitz < kf5qfn@gmail.com > Sent: Tuesday, January 16, 2024 12:02 PM

To: Land Management < Land. Management@matsugov.us >

Subject: MSB001123 Latchem Ag Rights Conversion

[EXTERNAL EMAIL - CAUTION: Do not open unexpected attachments or links.]

RE: MSB001123 Latchem Ag Rights Conversion

Concerns and Objections Regarding the Proposed Agricultural Land Sale

Dear Land and Resource Management Division,

I hope this message finds you well. I am writing to express my deep concerns regarding the recent public notice issued by the Matanuska-Susitna Borough Land and Resource Division about the proposed sale of agricultural land.

As a resident of this community, I firmly believe that the sale of this agricultural land poses significant risks and adverse impacts that warrant serious consideration. Firstly, this land has been a crucial part of our community's agricultural heritage and sustenance. Selling it could jeopardize local food production and our community's self-sufficiency. This is especially important in a time when local and sustainable food sources are increasingly valued for food security and environmental reasons.

Moreover, the conversion of this land for non-agricultural purposes could lead to environmental degradation, including loss of wildlife habitat, increased carbon footprint, and potential water resource contamination. Our community has always prided itself on preserving natural resources and fostering a healthy environment, and this sale contradicts these long-held values.

In light of these concerns, I strongly urge the Matanuska-Susitna Borough Land and Resource Division to reconsider the proposed sale. I also request a more transparent and inclusive process, where community members can contribute their insights and opinions.

Thank you for your attention to this important matter. I look forward to a response and hope for a constructive dialogue that prioritizes the well-being of our community and its natural resources.

C. Louis

Subject:

RE: MSB001123 Latchem Rights Conversion public comment

From: Conor Kantrowitz <kantrowitzconor@yahoo.com>

Sent: Tuesday, January 16, 2024 12:15 PM

To: Land Management < Land. Management@matsugov.us>

Subject: MSB001123 Latchem Rights Conversion public comment

[EXTERNAL EMAIL - CAUTION: Do not open unexpected attachments or links.]

Dear Matanuska-Susitna Borough,

I am reaching out to express my profound concern over the proposed agricultural land sale as announced by the Matanuska-Susitna Borough Land and Resource Division. The decision to sell this land must be re-evaluated in the context of Alaska's ongoing challenges with food security.

Alaska's unique geographical and climatic conditions have long posed significant challenges to food security. According to the Alaska Food Policy Council, Alaska imports about 95% of its food, making our state extremely vulnerable to supply chain disruptions (Alaska Food Policy Council, 2020). Maintaining and expanding our local agricultural land is not just a matter of heritage or environmental conservation; it is a critical component of our state's resilience and self-reliance in food production.

Moreover, the USDA has highlighted that Alaska faces unique food security issues due to its remote location and reliance on transportation for food supplies (USDA, 2019). The current global situation has only amplified these vulnerabilities. Preserving agricultural land within the Matanuska-Susitna Borough is therefore crucial to mitigate these risks and safeguard our community's access to fresh, local produce.

Additionally, a study by the University of Alaska Fairbanks emphasized the importance of local agriculture in enhancing food security and providing economic opportunities in Alaska (University of Alaska Fairbanks, 2021). The proposed land sale stands in direct opposition to these needs and objectives.

In light of these facts, I implore the Matanuska-Susitna Borough Land and Resource Division to reconsider the proposed sale of this valuable agricultural land. It is imperative that decisions of such magnitude be made with a comprehensive understanding of their long-term impacts on our community's food security and sustainability.

Thank you for considering my perspective on this critical issue. I hope for a positive response and a commitment to actions that support Alaska's food security and sustainability.

Sincerely,

Conor Kantrowitz 907-942-4954 5720 W. Raspberry Loop Wasilla, Alaska 99623

Subject:

RE: MSB001123 Latchem Ag Rights Conversion

From: Nicole Kantrowitz < nicolekantrowitz@gmail.com >

Sent: Tuesday, January 16, 2024 12:21 PM

To: Land Management < Land. Management@matsugov.us>

Subject: MSB001123 Latchem Ag Rights Conversion

[EXTERNAL EMAIL - CAUTION: Do not open unexpected attachments or links.]

Dear Mat-Su Borough,

I would like to express my serious concerns regarding the proposed sale of this plot of agricultural land by the Mat-Su Borough. This decision has significant implications for animal welfare and the local agricultural economy, specifically in terms of hay and grass farming.

The welfare of farm animals is intrinsically linked to the availability of quality local feed. A study conducted by the American Society of Animal Science emphasized the importance of locally sourced hay in maintaining the health and well-being of farm animals (American Society of Animal Science, 2018). Selling off agricultural land that could be used for hay production compromises our ability to provide for these animals adequately.

Furthermore, the production of hay and grass plays a critical role in supporting local agriculture. According to the Alaska Farm Bureau, local hay production is not only essential for animal feed but also contributes significantly to the agricultural economy in Alaska (Alaska Farm Bureau, 2022). By reducing the land available for such cultivation, we risk undermining a vital economic sector and increasing our reliance on imported animal feed, which can be less sustainable and more expensive.

Additionally, the Natural Resources Conservation Service points out that well-managed hay and grassland provide environmental benefits, such as soil conservation and habitat for wildlife (Natural Resources Conservation Service, 2021). These ecological aspects are crucial for maintaining the balance of our local ecosystems.

Given these considerations, I strongly urge the Matanuska-Susitna Borough Land and Resource Division to reconsider the sale of this agricultural land. The decision has far-reaching consequences beyond the immediate financial gains, impacting animal welfare, local farming sustainability, and environmental health.

I also request that future decisions of this nature include broader community consultation, ensuring that all stakeholders, particularly those in the agricultural sector, have a voice.

Thank you for your attention to this matter. I look forward to a response and a thoughtful reconsideration of this critical issue.

Sincerely,

Nicole Kantrowitz Wasilla, Alaska 99623

MATANUSKA-SUSITNA BOROUGH AGRICULTURE ADVISORY BOARD RESOLUTION NO. 24-01

A RESOLUTION OF THE MATANUSKA-SUSITNA BOROUGH AGRICULTURE ADVISORY BOARD RECOMMENDING THE MATANUSKA-SUSITNA BOROUGH ASSEMBLY ADOPT ORDINANCE SERIAL NO. 24-027, CONVEYING THE BOROUGH'S DEVELOPMENT RIGHTS INTEREST TO RAYMOND AND SHANNON LATCHEM FOR FEE SIMPLE TITLE WITH AGRICULTURAL COVENANTS (MSB001123).

WHEREAS, the Borough Agriculture Advisory Board was enacted by Matanuska-Susitna Borough Ordinance 15-050 to review issues specifically related to and affecting Borough agriculture lands, and advise the Assembly and Manager on such matter; and

WHEREAS, the Agriculture Advisory Board asked Land and Resource Management staff to develop a program to convert and merge the Borough's development rights held in deeds for the 1977, 1981, 1982, and 1983 agricultural land sales programs; and

WHEREAS, on November 22, 2022, the Matanuska-Susitna Borough Assembly approved Informational Memorandum No. 22-224 and Resolution Serial No. 22-105, amending Title 23 Real Property and the Land and Resource Management Policy and Procedures Manual Part 5, for the Agricultural Land Sales under former Title 13 that occurred in 1977, 1981, 1982, and 1983 and merge the Borough's development right with the agricultural rights title for fee simple title with agricultural covenants; and

WHEREAS, the Matanuska-Susitna Borough Land and Resource Management Division received an application from Raymond and Shannon Latchem to acquire the remaining interest in the land

estate of Tax ID 4809000T031A; and

WHEREAS, Raymond and Shannon Latchem qualify to purchase the remaining interest in a land estate in accordance with MSB Title 23 and Land and Resource Management Policy and Procedures.

NOW, THEREFORE, BE IT RESOLVED, that the Matanuska-Susitna Borough Agriculture Advisory Board recommends the Matanuska-Susitna Borough Assembly hereby adopt Ordinance Serial No. 24-027, conveying the Borough's development rights interest to Raymond and Shannon Latchem for fee simple title with agricultural covenants.

ADOPTED by the Matanuska-Susitna Borough Agricultural Advisory Board this 17th day of January 2024.

Sleve Brown, Vice Chair

ATTEST:

Margie Cobb,

Department Administrative Specialist

Ordinance Serial No. 24-027 IM No. 24-041