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12/9/2020 9:54:00 AM

INST. # 2020-043127

DERRICK QUINNEY

REGISTER OF DEEDS

INGHAM COUNTY MICHIGAN

RECORDED ON:

12/10/2020 12:21 PM

PAGES: 2



STATE OF MICHIGAN - FARMLAND DEVELOPMENT RIGHTS AGREEMENT

PLEASE RECORD THIS DOCUMENT BEFORE 3/18/2021

AGREEMENT #33-23981-123130

THIS FARMLAND DEVELOPMENT RIGHTS AGREEMENT, MADE AND EXECUTED THIS 16 day of December, 2020, by and between Douglas B Shaw, A Single Man hereinafter referred to as the "Owner" and the Department of Agriculture and Rural Development for and on behalf of the State of Michigan (MDARD); WITNESSETH WHEREAS, the Owner owns real property in the County of Ingham, State of Michigan, hereinafter referred to as the "Subject Property", which is described as follows:

The E 1/2 of NW 1/4 of Sec 27; AND the NW 1/4 of SE 1/4 of Sec 27; AND a parcel of land in the SW 1/4 of Sec 27, described as comm at the W 1/4 cor of said sec, th N 89deg33'00" E 1336.23 ft along the E-W 1/4 ln. to the POB, th cont N 89deg33'00" E 1323.30 ft to the ctr of said sec, th S 00deg57'19" E 680.35 ft along the N-S 1/4 ln of said sec, th S 89deg35'46": W 628.90 ft, th N 44deg51'16" W 20.05 ft, th S 88deg59'11" W 680.61 ft, th N 00deg56'51" W 669.81 ft to the POB. All land desc located in Section 27, T2N, R1W, Vevay Township, Ingham County, Michigan. (120)

This Agreement shall serve notice of the removal and replacement of the property described above from a similar Agreement recorded in the Ingham County Register of Deeds Office in Doc Number 2017-019319, Page 1 and 2 on May 18th, 2017.

WHEREAS, Subject Property is now devoted to agricultural uses and uses compatible thereto; and WHEREAS, the Owner and MDARD desire to limit the use of Subject Property to agricultural uses and uses compatible thereto in order to preserve a maximum of agricultural land, to conserve Michigan's economic resources, to maintain the agricultural economy, to assure a supply of food and fiber for future residents of the State of Michigan and to discourage the premature and unnecessary conversion of agricultural land to more intensive uses, recognizing that such land has public value as agricultural land and constitutes an important physical, social, aesthetic and economic asset to the Owner and the State of Michigan; and

WHEREAS, both the Owner and the MDARD intend that the terms, conditions and restrictions of this Agreement be consistent with those Agreements authorized by Part 361 of the Natural Resource and Environmental Protection Act, Act 451 of the Public Acts of 1994 (being Sections 324.36101 to 324.36117 of Michigan Compiled Laws annotated).

NOW, THEREFORE, the parties hereto for and in consideration of benefits to each of them accruing by virtue hereof AGREE that:

1. This Agreement is made and entered into pursuant to the provisions of Part 361 of the Natural Resource and Environmental Protection Act, Act 451 of the Public Acts of 1994 and all of the provisions of said Act are incorporated herein by reference and made a part thereof.
2. A structure shall not be built on the Subject Property except for use consistent with farm operations, which includes a residence for an individual essential to the operation of the farm under section 36111(2)(b), or lines for utility transmission or distribution purposes or with the approval of the Vevay Township Board and MDARD.
3. Land improvements shall not be made except for use consistent with farm operations or with the approval of the Vevay Township Board and MDARD.
4. Any interest in the Subject Property shall not be sold except a scenic, access or utility easement which does not substantially hinder farm operations.
5. Public access is not permitted on the land unless agreed to by the Owner.
6. The exploration and extraction for natural gas and oil is hereby permitted provided MDARD be notified by the Owner when such activity takes place. The extraction of other surface and sub-surface minerals is hereby prohibited unless specifically approved by MDARD, and the Vevay Township Board.
7. The term of this Agreement shall be for fifty (50) years, commencing on the 1st day of January, 1981, and ending on the 31st day of December, 2030.
8. This Agreement may be terminated subject to the same provisions and with like penalties as set forth in Part 361 of the Natural Resource and Environmental Protection Act, Act 451 of the Public Acts of 1994 for the termination of said Agreements.
9. If the Subject Property is sold to another party whose name does not appear on this Agreement, the seller must obtain a signed statement from the purchaser which declares that the purchaser will honor all conditions and restrictions contained in this Agreement and declares that the purchaser will assume responsibilities for all payback and/or penalty provisions provided by law. The Owner shall provide a copy of the signed statement and documentation of ownership change to MDARD and the Vevay Township Board within 90 days of the change.
10. This Agreement shall constitute a covenant running with the land and shall be binding upon and inures to the benefit of the heirs, executors, administrators, successors, trustees and assigns to the parties.

Return to:
Douglas Shaw
1826 Rolf Rd

Mason MI 48854
AGREEMENT# 33-23981-123130
Add Parcel JLE

Prepared by:
Mark Swartz, Deputy Director
MDARD-ESD Farmland Program
PO Box 30449
Lansing, MI 48909

State of Michigan Use Only

Signed by:

Michigan Department of Agriculture and Rural Development
Environmental Stewardship Division
Farmland & Open Space Preservation Program


Jarrod Thelen, Acting Program Manager

STATE OF MICHIGAN
COUNTY OF INGHAM

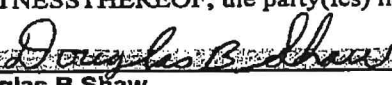
On this November 18th 2020 AD, before me, a Notary Public in and for said County personally appeared Jarrod Thelen, Acting Program Manager, to me known to be the same person who executed the foregoing agreement, and who acknowledged the same to be his free act and deed and the free act of the Department of Agriculture and Rural Development for the State of Michigan in whose behalf he acts.


Lexava L Smith, Notary Public

Eaton County, Michigan acting in Ingham County, Michigan
My Commission Expires: April 17, 2025

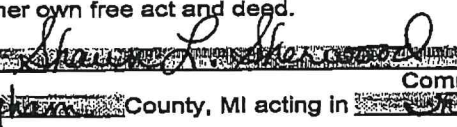
Do not write above this line - State of Michigan Use Only

IN WITNESSTHEREOF, the party(ies) have executed this Agreement as of the date notarized below.

(x) 
Douglas B. Shaw

STATE OF MICHIGAN
COUNTY OF INGHAM

On this ~~18~~ day of ~~November~~ AD ~~2020~~ before me, a Notary Public, personally appeared Douglas B. Shaw to me known to be the same person who executed the foregoing instrument, and who acknowledges the same to be his/her own free act and deed.

(x) 
Shaun L. Sherwood Notary Public
Comm Exp: ~~Dec. 25, 2022~~
~~Ingham~~ County, MI acting in ~~Ingham~~ County, MI

Place Notary Stamp or Seal Here

SHAUN L SHERWOOD
NOTARY PUBLIC - MICHIGAN
INGHAM COUNTY
ACTING IN THE COUNTY OF ~~Ingham~~
MY COMMISSION EXPIRES Dec. 25, 2022

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1826 Rolf Rd

Mason MI 48854
AGREEMENT# 33-23981-123130
Add Parcel JLE

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Mark Swartz, Deputy Director
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