RECORDATION REQUESTED BY:

17440 89

SIAEDTE BARAR BURLABET ITNAL YANG S RECEIVED FUS RECORD

AFTER RECORDATION, RETURN TO: Planning Department County of Hawaii 25 Aupuni Street Hilo, HI 96720

1800 FEB -8 AM 8101 LIBER/PO 22840 AKOHE K. VIELA, REGISTRAR

Mail (X) Pickup () RETURN BY:

FARM DWELLING AGREEMENT
WHEREAS, Segres of the
(hereinafter "Owner"), whose residence mailing address is
3983 makala Place, hono. 96815
, desires to enter into an agreement with
the PLANNING DEPARTMENT of the County of Hawaii (hereinafter
"County"); and and a farm dwelling WHEREAS, there exists a single family dwelling, on land which is
within the evaluative use pessession and control of Owner and which

within the exclusive use, possession, and control of Owner is legally described as follows:

> TMK: 5-5-01:5 Lot 1-A Containing a land area of 32.292 acres Por. of Gr. 5059 & 8381 Kaauhuhu Homesteads, North Kohala, Hawaii

and zoned Agricultural (A-20a)

by the County of Hawaii and classified within an agricultural district by the State Land Use Commission; and

WHEREAS, Owner seeks the County's approval for the construction of an additional single family dwelling (hereinafter "farm dwelling") on the property described above; and

WHEREAS, Owner intends to conduct substantial agricultural activity on the subject property in furtherance of the State Land Use policies relating to agricultural land and has commenced initial agricultural activity which, if pursued, will develop into a viable and substantial undertaking.

NOW, THEREFORE, IT IS AGREED that the County's approval is given and accepted, subject to the following conditions:

- 1. The farm dwelling shall be used to provide shelter only to persons conducting agricultural activity on the subject land; and
- 2. The existing dwelling shall be used in connection with a farm or where agricultural activity provides income to the family occupying the dwelling as defined in Section 15-15-03, Subchapter 1 of the Hawaii Land Use Commission Rules; and
- 3. Owner grants to the County the right-of-entry, after reasonable notice, for inspection of the premises to assure compliance with provisions of this agreement; and
- 4. This agreement shall run with the land and bind Owner's heirs, successors, and assigns with regard to the future use of the dwellings above described; and
- 5. The County's approval of the construction of the farm

 dwelling by this agreement shall be effective only until the agricultural

 use ceases to exist

 , unless otherwise extended pursuant

 to Owner's written request prior to the above termination date. After

 such timely request, the County shall extend its approval upon the

terms of this agreement only if it determines that the agricultural activity that is being conducted is viable, substantial in income production, and conforms to the applicable provisions of the State Land Use District regulations and policies; and

- 6. Owner shall record this agreement with the State of Hawaii Bureau of Conveyances and shall furnish a recorded copy of it to the County's Planning Department within six (6) months from the date of approval of the building permit for the farm dwelling; and
- 7. Failure of Owner to abide by this agreement shall result in the immediate removal of the farm dwelling by Owner at Owner's expense upon demand by County. Upon Owner's failure to remove the farm dwelling within one month after demand is made by the County, the parties agree that this agreement will be a nullity and the County may treat the additional farm dwelling as a violation of Chapter 205, Hawaii Revised Statutes, as amended, and applicable ordinances then in existence. This enforcement provision shall be binding on Owner's heirs, devisees, successors, and assigns.

IT IS HEREBY FURTHER AGREED that if this agreement is with a lessee, the legal owner shall be a party to this agreement.

IT IS HEREBY FURTHER AGREED that should the pertinent provisions of the State and County laws, rules, and regulations change to authorize said dwelling, upon request of the undersigned, this agreement may be reconsidered for possible amendment and/or severance.

IN CONSIDERATION OF THE AFORESAID, the County hereby accepts this agreement as being in conformity with Section 15-15-25, Subchapter 3 of the Hawaii Land Use Commission Rules and Chapter 205, Hawaii Revised Statutes, as amended, relative to permitted uses within the Agricultural District.

IN WITNESS WHEREOF, the under	signed parties have caused this
instrument to be executed on the	24 to day of house, 1989,
19	
	Sagwood Shingle
	"Owner"
	COUNTY OF HAWAII, through its Planning Department,
	By Tes Planning Director
STATE OF HAWAII) COUNTY OF HAWAII)	
	shingle ()
15	Notary Public, Third Judicial Circuit, State of Hawaii My commission expires 9-85-92

STATE OF HAWAII) SS:
COUNTY OF HAWAII)

On this 30th day of Ganuary, 1989, before me personally appeared Duane Kanuhal to me personally known, who, being by me duly sworn, did say that he is the Planning Durature of the Planning Department of the County of Hawaii; and that the instrument was signed on behalf of the Planning Department of the County of Hawaii, a governmental agency, and said Duane Kanuha acknowledged said instrument to be the free act and deed of said Planning Department, County of Hawaii.

Notary Public, Third Judicial Circuit, State of Hawaii,

My commission expires //