Sunkist

Member No. (to be inserted by Sunkist)

Variety

Acres

CALIFORNIA CITRUS COOPERATIVE

Sunkist Growers, Inc.

GROWER MEMBERSHIP AGREEMENT - SUNKIST AND LOCAL ASSOCIATION

The undersigned ("Grower") warrants that Grower produces the variety of citrus fruit on the acreage set forth below, and such production and acreage are the subjects of this Agreement:

Detailed Location of Grove

next to I-10 west of nevada street	5.3	V	alencia
Grower hereby applies for memberships in("Local Association") and in SUNKIST GROWERS, effect until terminated pursuant to the bylaws of Loca	CALIFORNIA CITRUINC. ("Sunkist"). Such at Association or of Sunkist	nemberships	IVE shall continue in
As a material part of the consideration given by Grower agrees to be bound by the articles of incorpornow in force and as hereafter amended. This Agree bylaws, shall constitute the membership agreements Grower and Sunkist. Without limiting the generality of appointed a Sunkist-licensed packer or a Local Associant the receipt and distribution of all proceeds under Surapital contributions and maintenance of capital acquarantor of any obligation owed to Grower by any Local Grower in this regard or otherwise. Sunkist is not, any Local Association, licensed packer or anyone else to as Grower's agent or otherwise. Grower shall take the sper-unit retain certificates distributed by Sunkist or Local Association, licensed packer or anyone else to a Grower's agent or otherwise. Grower shall take the sper-unit retain certificates distributed by Sunkist or Local Association of any applicant the surface of the citrus fruit covered by this Agricultural practices and all laws and regulations per gricultural practices and all laws and regulations and provided the surface of the citrus fruit covered by this Agricultural practices and all laws and regulations and provided the surface of the citrus fruit covered by this Agricultural practices and all laws and regulations and the surface of the citrus fruit covered by this Agricultural practices and all laws and regulations and the surface of the citrus fruit covered by this Agricultural practices and all laws and regulations and the surface of the citrus fruit covered by the citrus fruit cov	rower for memberships in ration and bylaws of Local ment, together with such between Grower and Lo of the foregoing, under Sustion to pack Grower's fruinkist Bylaws §§ 9.4(g) and counts under Sunkist Bylaws and shall not be, responsito remit to Grower any mostated dollar amount of with ocal Association into accordance and shall provision of Local Association into accordance and shall approvision of Local Association printer able bylaw provision of Local Estatining to such practice.	Sunkist and L. Association: articles of incal Association hist Bylaw § it and to act and 9.5(d), and law §10.4. Expacker or any ble or liable for the notices of the count as provided on the reverse ocal Association and Groves and Groves.	and of Sunkist as accorporation and on, and between 2.3, Grower has a Grower's agent the collection of Sunkist is not a one else as agent for any failure of allocation and led in 26 U.S.C. rse of this form, on pertaining to
unkist such access to Grower's books and records as So confirm Grower's compliance with such practices, la	unkist may deem reasonah	oly necessary t	o enable Sunkist
City of Redlands I-10 Grove	95-6000766		
Sy: Grawer's Business Name (please print or type) 7/3/12 Signature of Grower or Authorized Date	Grower's So Address: P.O. Box 3	c. Sec. # or Ident.	#
Representative ATTEST:	Redlands Californ	ia 9 2	2373
ete Aguilar, Mayor Sam Irwin, City Cle Printed Name of Grower or Authorized Representative	rkelephone: 1(909) (Area Code)	797-7507 Nui	Zip
ACCE	PTED:		
CALIFORNIA CITRUS COOPERATIVE	Sunkist C	Growers, In	c.
y: Thirth French 7/13/12 Date	By:	UCC -	Date
NONTRANSFERARI E IOINT	MEMBED CEDT	TELCATE	,

NOTIFICATION AND SIGNIFICANCE OF BYLAW PERTAINING TO TAX TREATMENT OF DISTRIBUTIONS

Bylaw No. 10.11 of Sunkist Growers, Inc., effective November 1, 1967, reads as follows:

10.11 Tax Treatment — Every person who hereafter applies for and is accepted to membership in Sunkist and each member of Sunkist on the effective date of this bylaw who continues as a member after such date shall, by such act alone, consent that the amount of any distributions with respect to his patronage occurring after November 1, 1967, which are made in written notices of allocation or per-unit retain certificates (as defined in 26 U.S.C. 1388) and which are received by him from Sunkist will be taken into account by him at their stated dollar amounts in a manner provided in 26 U.S.C. 1385(a) in the taxable year in which such written notices of allocation or per-unit retain certificates are received by him. This bylaw is effective November 1, 1967. For tax treatment for prior years refer to prior bylaw.

The effect of such Bylaw No. 10.11, as amended effective November 1, 1967, is that each member agrees to include both patronage dividends and per-unit retains issued with respect to patronage occurring after November 1, 1967, in income at their face amount for federal tax purposes in the taxable year when the member receives a written notice stating the amount of such patronage allocation. This is true even though the allocation is not paid in cash until a later year.