Application Packet for
Urban Agriculture Incentive Zone Contract

URBAN AGRICULTURE INCENTIVE ZONE CONTRACT

An Urban Agriculture Incentive Zone Contract is a voluntary contract between the City and a property owner of vacant, unimproved, or blighted property whereby the property owner agrees to keep the property in active agricultural use for a period of five years in exchange for a property tax benefit.

ELIGIBLE APPLICANTS

Property owners may apply for a UAIZ Contract if their property meets the following criteria:

- It is at least 0.10 acres (4,356 sq. ft.) and not more than 3 acres (130,680 sq. ft.) in size;
- If in a residential zone, parcel must be 1 acre or less, or have approved CUP;
- It is blighted, unimproved, or vacant;
- It was previously blighted, unimproved, or vacant but has been converted to an urban agriculture use;
- It does not include any dwelling units;
- The entire property must be dedicated to urban agriculture;
- It includes only structures that are accessory to the urban agriculture activity, including, but not limited to toolsheds and greenhouses;
- It has a metered water service connection or approved water well; and
- Any land use approvals or building permits which are required for the urban agriculture use to commence must have been approved.

Please note that urban agriculture activity must commence on the property within 30 days of execution of a UAIZ contract or it will be terminated.

HOW DOES THE PROCESS WORK?

Step 1:
If the applicant is not the owner of the property, it will be necessary to obtain a signed letter of authorization (see page 7) from the property owner.

Step 2: (Optional)
For tax estimates, general questions or to set an appointment to discuss the valuation of properties under the Urban Agriculture Incentive Zone Act, please contact the Sacramento County Assessor’s Office:

Marisa Ornelas, Associate Real Property Appraiser
Phone - (916) 876-7957
Email – OrnelasM@saccounty.net

Tami Frizzell, Supervising Real Property Appraiser
Phone - (916) 876-6831
Email – FrizzellT@saccounty.net

Step 3: Community Development Department Determines Eligibility
The property owner or applicant brings the completed application to the Community Development Department public counter at 300 Richards Blvd. 3rd floor.
A. The applicant obtains confirmation from the Department of Utilities that the property has a metered water services connection or approved well. If the property does not, the applicant may apply for a metered water connection and encroachment permit, pay the tap fees, and install the metered water connection concurrent with this process.

B. Utilities Department staff will also consult with the applicant regarding water conservation and storm water quality Best Management Practices (BMPs). If the above requirements for water supply have been met, the applicant has satisfactorily received consultation regarding water conservation and storm water quality Best Management Practices (BMPs), and has satisfactorily indicated water conservation plan in application, Utilities staff signs the Certificate of Eligibility and the applicant is routed to the planning counter.

C. A planner confirms that property meets the size requirements, and makes a preliminary determination that the property does not have dwelling units or other potential disqualifying primary uses, and confirms that the proposed urban agriculture use does not need a use permit. If all three conditions are met, the planner signs the appropriate section of the Preliminary Certificate of Eligibility.

D. If the property is eligible and the application and is complete the application packet is accepted for processing. Applications missing one or more documents are incomplete and cannot be accepted.

E. The City will review the application and conduct a site inspection.

F. Acceptance of an application does not guarantee approval

Step 4: Application and Approval
The City will review the application, conduct a site inspection, and determine that the property will not result in the following:

A. The Contract would not result in a combined tax revenue loss to the city, County, and other recipients of ad valorem property taxes of more than $25,000 per year or more than $125,000 for the term of the contract; or

B. The estimated combined cumulative tax revenue loss to the city, County, and other recipients of ad valorem property taxes for all properties currently under contract is greater than $250,000 through January 1, 2019.

Step 5: Contract
The City will contact the property owner to set up an appointment to sign and notarize the Contract.

Step 6: Execution of the Contract
If the Community Development Department determines that the Contract is ready for signatures, it is routed through the City's contract approval process. The Contract will not be signed unless all requirements are met.

Step 7: The Contract is attested by the City Clerk.

Step 8: Recordation
The City will have the Contract recorded by the Sacramento County Recorder by December 31. A Contract may be considered incomplete if all components are not adequately satisfied. For properties to receive a property tax reduction during the following fiscal year, the contract must be recorded by December 31, 2017. If the property is not already in use for urban agriculture, the property owner has 30 days from recording of the Contract to begin agricultural activity.
Step 9: Monitoring Compliance with the Contract
The City conducts initial site inspection within 90 days. Annually thereafter, the Planning Director or designee conducts annual inspections and confirmations of the contract.
Preliminary Certificate of Eligibility for

Urban Agriculture Incentive Zone Contract

Important Information for Applicants and Owners
The Preliminary Certificate of Eligibility is issued over-the-counter by the Community Development Department and Department of Utilities. Its completion signifies that you are eligible to submit for a UAIZ Act Contract. Eligibility is subject to verification.

Use the Application Completeness Checklist below to confirm that your application packet is complete. To allow adequate time for over-the-counter processing, it bring your completed UAIZ Application Packet to the Community Development Department before 3:15 pm M-F.

Application Completeness Checklist (Applicant to Complete)

- Completed Urban Agriculture Incentive Zone application
- A legal description of the property on a separate sheet
- Signed Preliminary Certificate of Eligibility (note: this is completed at public counter)
- Photos (prints required) of the site and all sides existing structures
- Letter of Agency signed by property owner if applicant is not the owner of the property

For Departmental Use Only

Utilities staff please verify:

- Does the property have a metered water connection or approved well? *
  - Yes
  - No
- Has the applicant consulted with appropriate Utilities staff regarding water conservation BMP’s?
  - Yes
  - No
- Has the applicant consulted with appropriate Utilities staff regarding storm water quality BMP’s?
  - Yes
  - No

Planning staff please verify:

- Is the property at least 0.10 acres (4,356 square feet) and not more than 3 acres (130,680 square feet) in size?
  - Yes
  - No
- Does the property appear to be free of dwelling units?
  - Yes
  - No
  - TBD
- Does the property appear to include only structures that are accessory to the urban agricultural use, including, but not limited to: toolsheds and greenhouses?
  - Yes
  - No
  - TBD
- CUP is not needed (If parcel is in an R-zone it must be 1 acre or less in size or have approved CUP for market garden or private community garden greater than 1 acre)
  - Yes
  - No
  - TBD

Certification of Eligibility:
The above property meets the preliminary eligibility criteria for an Urban Agriculture Incentive Zone Contract**.

Utilities Technician Verification:  

Planning Staff Verification:  

Comments:

**Note: If the answer to any of the above questions is “NO,” the project is ineligible to apply for an Urban Agriculture Incentive Zone Contract.

*If the property does not have a metered connection, the applicant may apply for one, pay the tap fees, and install the metered water connection concurrent with this process.
Urban Agriculture Incentive Zone Application

The application deadline is Tuesday, November 1, 2017 to receive tax reductions starting in the next fiscal year, beginning on July 1, 2018. Applications are not accepted after 3:15 pm M-F.

Application Submittal Requirements
1. Certificate of Eligibility signed by the appropriate City Utilities Department and Planning Division staff.
2. Letter of Authorization signed by the property owner (unless applicant is property owner).
3. A legal description of the property on a separate sheet
4. Completed application form
5. Photos of site and all sides of existing structures.
6. Optional Attachment: Site plan showing current and proposed uses, including crop area.

Note: Completing this application does not guarantee approval of an Urban Agriculture Incentive Zone Contract. Submitting an incomplete or incorrect application can result in delays in receiving tax relief benefits

Application Information

Name of Applicant: ____________________________________________
Organization: ____________________________________________________________________________________________
Address: ________________________________________________________________________________________________
Phone: _________________________________________________________________________________________________ E-mail: ________________________________________________
Address of Property: ________________________________________________________________
APN of Property: ______________________________________________________________
Applicant is owner of subject property  □ Yes  □ No. If no, complete following and the attached letter of agency.
Name of Owner: ________________________________________________________________
Address: ________________________________________________________________________________________________
Phone: _________________________________________________________________________________________________ E-Mail: ________________________________________________

Property Information

Are there structures on the site? If yes, please describe and provide photos of each: ____________________________________________

________________________________________________________________________

Lot Dimensions: __________________________ Lot Area: __________________________

Does the parcel have an on-site metered water hook-up? *  □ Yes  □ No

Does the parcel have an approved well?  □ Yes  □ No

Have you applied for a metered water service connection and paid the fee?  □ Yes  □ No
Urban Agriculture Plan

Does the applicant and/or managing party intend to use the property for a minimum of five years for urban agriculture purposes? □ Yes □ No

Proposed urban agriculture uses (market garden, private community garden, aquaculture): 

________________________

________________________

________________________

Describe the urban agriculture operations planned for the site:  

________________________

________________________

________________________

List any structures (greenhouses, toolsheds, aquaculture systems, fences etc.) proposed for the site including proposed dimensions).  

________________________

________________________

________________________

Water Conservation Plan: Check one below.

□ I will only water on allowed watering days and hours, consistent with Chapter 13.04.870 of Sacramento City Code.

□ I will water with a low volume (drip) irrigation system, which is not subject to limits on watering days and hours.

Describe additional measures that will be taken to conserve water.

________________________

________________________

________________________

How do you plan to commence urban agriculture operations within 30 days as would be required under a contract?

________________________

________________________

________________________

Required Attachment: Photos of site and all sides of any existing structures

Required Attachment: Legal description of the property

Optional Attachment: Attach a site plan showing the entire site, property lines, adjacent streets, existing on-street parking, off-street parking, location and size of existing and proposed structures, fences, etc.
City of Sacramento

Letter of Agency

If the applicant is not the owner of record of the subject site, a Letter of Authorization from the owner must be submitted with the application which gives the applicant permission to submit an application for an Urban Agriculture Incentive Zone Act Contract.

Date: ______________________

To: City of Sacramento
Community Development Department
300 Richards Boulevard, Third Floor
Sacramento, CA 95811

I, _________________________________________, the undersigned legal owner of record of the parcel located at ________________________________________, understand that an Urban Agriculture Incentive Zone Act Contract, if approved, would be attached to my property, and that I would be bound by the terms and conditions of the Contract and obligated to comply with the terms identified in the Contract.

I, the undersigned legal owner of record, hereby grant permission to: _____________________________ (the Applicant) to apply for an Urban Agriculture Incentive Zone Act Contract with the City of Sacramento on my behalf.

Applicant:
_________________________________________________________________________________

Applicant’s Address:
___________________________ __________________________________________________________

Applicant’s phone: ________________________________

I, _____________________________, certify that I am the legal owner of record of the subject parcel located at _______________________________, Assessor’s Parcel Number _______________________

Printed Name of Owner of Record:
_____________________________________________________________

Address of Owner of Record: _______________________________________

Phone: ________________________________
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This URBAN AGRICULTURE INCENTIVE ZONE CONTRACT ("Contract"), dated ________________, for purposes of identification only, is by and between the City of Sacramento, a California municipal corporation ("City") and [PROPERTY OWNER] ("Property Owner"). The City and Property Owner are sometimes each referred to as “Party” and collectively as the “Parties.”

Background

In 2013, the State of California enacted the Urban Agriculture Incentive Zones Act (commencing with California Government Code section 51040) ("UAIZ Act"), which recognizes the public interest in promoting sustainable urban farming. The UAIZ Act authorizes cities and counties to establish Urban Agriculture Incentive Zones ("UAIZ") for the purpose of entering into voluntary contracts with property owners of vacant, unimproved, or blighted lands within the zone. Through these contracts, property owners can agree to commit their land to urban agriculture for a minimum of five years in exchange for lower property taxes during the term of the contract.

To take advantage of the UAIZ Act, the City, in 2014, adopted Chapter 17.722 of the Sacramento City Code: Urban Agriculture Incentive Zone (the “Ordinance”). The Ordinance authorizes the city manager or the city manager’s designees to enter into UAIZ contracts with property owners who agree to commit their land to “Urban Agriculture,” as defined in City Code section 17.108.220, subject to the Ordinance, for a minimum of five years in exchange for lower property taxes during the term of the contract.

The Property Owner owns the property located at [ADDRESS], in Sacramento, California (the “Property”), and further described in Exhibit A, and has asked to enter into a UAIZ contract with the City.
With these Background facts in mind, the City and the Property Owner agree as follows:

1. **Term.** The term of this Contract ("Term") will run for five years beginning on the Effective Date, unless canceled sooner under Section 5 of this Contract.

2. **Property Owner Representations.** To induce the City to enter into this Contract, the Property Owner represents and warrants the following:
   
   2.1 **Property Size.** The Property is at least 0.10 of an acre, and not more than 3 acres.
   
   2.2 **Legal Description.** The legal description in Exhibit A is a true and accurate legal description of the Property.

3. **Property Owner Responsibilities.** The Property Owner agrees to the following:
   
   3.1 **Use of the Property.** Throughout the Term of the Contract, the Property Owner shall dedicate and use the entire Property for Urban Agriculture purposes in accordance with the UAIZ Act, Title 17 of the Sacramento City Code (including the Ordinance), and this Contract.
   
   3.2 **Commencement of Urban Agriculture.** The Property Owner shall commence Urban Agriculture on the Property within 20 days of the execution of this Contract.
   
   3.3 **Prohibition Against Dwellings.** There shall be no dwellings on the Property throughout the Term of the Contract.
   
   3.4 **Government Inspections.** The Property Owner consents to periodic inspections of the Property, upon 72-hours’ notice, by the city manager, the city manager’s designee, the county assessor, and the State Board of Equalization, as may be necessary for tax assessment purposes or to determine the Property Owner’s compliance with this Contract or the law.
   
   3.5 **Pesticides and Fertilizers.** The Property Owner shall not use any pesticides or fertilizers on the Property, except for those pesticides or fertilizers allowed by the United States Department of Agriculture’s National Organic Program.
   
   3.6 **Water Service.** The Property shall have a metered water service connection or approved water well.
   
   3.7 **Water Conservation Plan.** The Property Owner shall use and conserve water in accordance with the water conservation plan described in Exhibit B (the "Urban Agricultural Plan"), which includes best practices for conservation, and the City’s Outdoor Water Conservation Ordinance (codified at Article XI of Chapter 13.04 of the Sacramento City Code), as it may be amended from time to time. If there is a conflict
between the water conservation plan and the Outdoor Water Conservation Ordinance, the terms of the Outdoor Water Conservation Ordinance shall prevail.

3.8 **Administration Fee.** The City may charge the Property Owner a fee for the reasonable costs of implementing and administering the Contract, including the costs related to inspections on the Property and determining compliance with the Contract. The Property Owner shall pay the fee within 45 days of the City’s request.

3.9 **Cessation or Change in Activity.**

(A) The Property Owner shall notify the City’s planning director, in writing, of the following:

(1) Any cessation of Urban Agriculture for any reason, including cessation due to the loss of a tenant who was conducting Urban Agriculture on the Property; and

(2) Any change in Urban Agriculture activity from that contemplated in the Urban Agricultural Plan (Exhibit B).

Notices under this section must be given within two weeks of the cessation or change in activity.

(B) The Property Owner must resume Urban Agricultural activity within three months of any cessation.

4. **Property Tax.** This Contract is entered into under the authority of the UAIZ Act and the Ordinance. Accordingly, the Property shall be assessed pursuant to California Revenue and Taxation Code section 422.7.
5. **Cancellation.**

5.1 **Events of Default.** The following events, if not cured within 10 days of the City’s written notice, are “Events of Default”:

(A) The Property Owner has failed to commence Urban Agriculture on the Property within 30 days of the Effective Date of the Contract;

(B) The Property Owner has failed to conduct Urban Agriculture on the Property in accordance with the UAIZ Act and Title 17 of the Sacramento City Code (including the Ordinance);

(C) The Property contains a dwelling;

(D) The Property Owner has failed to resume Urban Agriculture on the Property after cessation in accordance with Section 3.10(B) of this Contract;

(E) The Property Owner has failed to allow any inspection as provided in Section 3.5 of this Contract;

(F) The Property Owner has failed to timely pay the Administration Fee in accordance with Section 3.9 of this Contract;

(G) The Property Owner has failed to maintain adequate insurance for the Property in accordance with Section 7 of this Contract; or

(H) The Property Owner has failed to comply with any other provision of this Contract.

Upon the occurrence of an Event of Default, the City may cancel the Contract. The City shall give the Property Owner and the county assessor notice of the cancellation.

5.2 **Property Owner Cancellation.** Prior to the expiration of the Term, the Property Owner may cancel the Contract at any time by submitting written notice to the planning director and the county assessor. Upon cancellation of the Contract, the Property Owner shall record a notice of cancellation with the Sacramento County Clerk Recorder.

5.3 **Cancellation Fee.** If the Contract is canceled by the City or the Property Owner prior to the expiration of the Term, the Property Owner must pay to the county a cancellation fee equal to the cumulative value of the tax benefit received during the duration of the Contract, as determined by the county assessor, plus interest. The city manager or the city manager’s designee may waive payment of all or a portion of the fee if he or she determines that the cancellation was caused by extenuating circumstances despite the good faith effort by the Property Owner.
6. **Indemnity.** The Property Owner shall defend, hold harmless and indemnify the City, its officers and employees, and each and every one of them, from and against any and all actions, damages, costs, liabilities, claims, demands, losses, judgments, penalties, costs and expenses of every type and description, including, but not limited to, any fees or costs reasonably incurred by the City’s staff attorneys or outside attorneys and any fees and expenses incurred in enforcing this provision (hereafter collectively referred to as “Liabilities”), including but not limited to Liabilities arising from personal injury or death, damage to personal, real or intellectual property or the environment, contractual or other economic damages, or regulatory penalties, arising out of or in any way connected with performance of or failure to perform this Contract by the Property Owner, any sub-consultant, subcontractor or agent, anyone directly or indirectly employed by any of them or anyone for whose acts any of them may be liable, whether or not (i) such Liabilities are caused in part by a party indemnified hereunder or (ii) such Liabilities are litigated, settled or reduced to judgment; provided that the foregoing indemnity does not apply to liability for any damage or expense for death or bodily injury to persons or damage to property to the extent arising from the sole negligence or willful misconduct of the City, its agents, servants, or independent contractors who are directly responsible to the City, except when such agents, servants, or independent contractors are under the direct supervision and control of the Property Owner.

7. **Insurance.** The Property Owner shall secure adequate liability insurance to cover activities on the Property under this Contract, including coverage for any third parties on the Property.

8. **Miscellaneous Provisions.**

8.1 **Effective Date.** This Contract is effective on the date both parties have signed it, as indicated by the dates in the signature blocks below.

8.2 **Notices.** Any notice required under this Contract or by reason of the application of any law will be deemed to have been given by a Party on the business day immediately following the day of personal delivery to a recognized overnight courier or on the third business day after deposit in the U.S. mail, postage prepaid and addressed as follows:
8.3 **Entire Contract.** This document, including all Exhibits, contains the entire agreement between the Parties and supersedes whatever oral or written understanding they may have had prior to the execution of the Contract. No alteration to this Contract is valid unless approved in writing by the Parties.

8.4 **Public Record.** The Property Owner understands that this Contract is a public record under the California Public Records Act and will be disclosed to the public upon request.

8.5 **Severability.** If any portion of this Contract or the application thereof to any person or circumstance is held invalid or unenforceable, the remainder of this Contract shall not be affected thereby and shall be enforced to the greatest extent permitted by law.

8.6 **No Waiver.** No failure by the City to insist on the strict performance of any obligation of the Property Owner under this Contract, or to exercise any right power or remedy arising out of a breach hereof, shall constitute a waiver of such breach or of the City’s right to demand strict compliance with any terms of this Contract.

8.7 **Choice of Law; Venue.** This Contract shall be governed, construed and enforced in accordance with the laws of the State of California. Venue of any litigation arising out of
or connected with this Contract shall lie exclusively in the state trial court or federal
district court located in Sacramento County in the State of California, and the Parties
consent to jurisdiction over their persons and over the subject matter of any such
litigation in those courts, and consent to service of process issued by those courts.

8.8 **Binding on Successors and Assigns.** The covenants, benefits, restrictions, and
obligations contained in this Contract shall run with the land and shall be binding upon
and inure to the benefit of all successors and assigns in interest of the Property Owner.

8.9 **Further Assurances.** The Parties, at any time after the execution of this Contract will
execute, acknowledge, and deliver any further assignments, conveyances, and other
assurances, documents, and instruments reasonably requested by the other party for
the purpose of performing the obligations created hereunder.

8.10 **Third Parties.** This Contract is made and entered into for the sole protection and
benefit of the Parties and their successors and assigns, and no other person or entity is
a third-party beneficiary of, or has any direct or indirect cause of action or claim in
connection with the Contract or any other related document to which that person or
entity is not a party.

8.11 **Attorney’s Fees.** The Party prevailing in any litigation concerning this Contract or any
documents related to it will be entitled to an award by the court of reasonable
attorneys’ fees and litigation costs through final resolution on appeal, in addition to any
other relief that may be granted in the litigation. If the City is the prevailing party, then
this section will apply whether the City is represented in the litigation by the Office of
the City Attorney or by outside counsel.

8.12 **Relationship of the Parties.** Nothing in this Contract should be deemed or construed to
create between the Parties a joint venture, partnership, or any other relationship of
association other than that described herein.

8.13 **Authority to Sign.** The person signing the Contract on the Property Owner’s behalf
represents that he or she is the Property Owner of the Property or is authorized to sign
on behalf of the Property Owner and that no further action beyond his or her signature
is required to bind the Property Owner to this Contract.

*(Signature Page Follows)*
CITY OF SACRAMENTO

By: _______________________________
Jim McDonald, AICP, CFM
Principal Planner
For: Howard Chan, City Manager

Date: ______________________________

APPROVED TO AS FORM:

By: _______________________________
City Attorney

PROPERTY OWNER

By: _______________________________
[Signature]

[Print Name]

Title: ______________________________

Date: ______________________________

ATTEST:

By: _______________________________
City Clerk
PROPERTY OWNER ACKNOWLEDGEMENT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

The State of California
County of Sacramento

On ______________________, before me, ________________________, personally appeared

__________________________________________________________

who proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to the within instrument—URBAN AGRICULTURE INCENTIVE ZONE CONTRACT—and acknowledged to me that he/she executed the same in his/her authorized capacity, and that by his/her signature on the instrument, the person, or the entity upon behalf of which the person acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

[signature]

(This area for official notarial seal)
EXHIBIT A

PROPERTY DESCRIPTION
EXHIBIT B

URBAN AGRICULTURAL PLAN
Frequently Asked Questions

Can I use my backyard as an “agricultural zone” and apply for a contract?
- No. Only properties that are have no dwellings on them and are entirely dedicated to agricultural use are possible applicants.

If I apply for an Urban Agriculture Incentive Zones Contract, is the City obligated to enter into the contract?
- No. The City will evaluate each contract application based on the criteria specified in the ordinance.

As a private landholder, why would I want to participate in the Urban Agriculture Incentive Zones Ordinance?
- Land that is under a Contract will be assessed based on the agricultural, not the residential or commercial, value of the land, which could result in a significant reduction in property taxes to the property owner.

How long does the contract last for?
- Contracts will last for five years. Contracts that are canceled or terminated prior to that will pay a cancellation fee equal to that of the tax revenue lost including interest. That fee is calculated by the Office of the Assessor-Recorder.

Can I expect the same amount of property tax savings every year?
- No. The Office of the Assessor-Recorder, as mandated by state law, evaluates each property annually to determine the assessment. Market rates and the property tax rate change annually, which impacts the taxable value of the property. However, in most circumstances, the tax savings from year to year is likely to be relatively consistent.

Is my contract final once it is approved by the City?
- No. Contract is not considered final until it has been signed by all parties, notarized, recorded by the Sacramento County Clerk-Recorder, and a copy of the recorded contract is on file with the Community Development Department.

When will I see the reduction in my property tax bill?
- For most properties under contract, the property owner will see a reduction in their property tax bill in the fiscal year following the date when they recorded the Contract with the Sacramento County Clerk/Recorder. The absolute deadline to have your Contract recordation completed is December 31st by 3pm to receive any tax benefit for the following fiscal year (July 1 - June 30). If the Contract is not recorded by December 31, then you will not receive the tax benefit for another year and a half. Please contact the Sacramento County Tax Collector’s Office if you do not receive your tax bill by dialing (916) 874-6622.

Is there a fee to apply for an Urban Agriculture Incentive Zone Contract?
- The City is not currently charging an application fee (to cover City staff time), however, the recordation fee that is charged by Sacramento County Recorder will be collected at the time of application.

Do I need a health permit to sell produce?
- At a minimum, you will need to comply with State Community Food Producer regulations. Other permits may be required, depending on what you are selling and where you are selling it. Contact Sacramento County Environmental Management Department at (916) 875-8440 for more information.
Community Food Producer Regulations

On September 26, 2014 the California Legislature amended the Food and Agricultural Code and the Health and Safety Code to authorize a community food producer (CFP) to sell or provide whole uncut fruits or vegetables, or unrefrigerated shell eggs, directly to the public, to a permitted restaurant, or a cottage food operation if the Community Food Producer meets all of the requirements in the California Retail Food Code.

The Sacramento County Environmental Management Department enforces the requirements for CFP’s and all retail food sales in the Sacramento County, as follows:

(1) Agricultural products shall be grown or produced in compliance with all applicable federal, state, or local laws, regulations, and food safety guidelines issued by the regulatory agency.
(2) Agricultural products shall be labeled with the name and address of the community food producer.
(3) Conspicuous signage shall be provided in lieu of a product label if the agricultural product is being sold by the community food producer on the site of production. The signage shall include, but not be limited to, the name and address of the community food producer.
(4) Best management practices as described by the Department of Food and Agriculture’s Small Farm Food Safety Guidelines, which includes safe production, processing, and handling of both non-potentially hazardous and potentially hazardous foods (see Small Farm Food Safety Guidelines - CDFA).
(5) Egg production shall be limited to 15 dozen eggs per month and producer must register as an Egg Handler with the Department of Food and Agriculture (see Egg handler registration).

If you have any questions about CFP’s or other foods sold at the retail-level, then contact the Sacramento County Environmental Management Department (EMD) (916) 875-8440.
ADDITIONAL INFORMATION

Additional Applications and Approvals
If applicable, urban agriculture projects must have all necessary use permits prior to applying for an UAIZ contract, otherwise, urban agriculture activity may not be able to commence within the required 30 days. For example, a Zoning Administrator Conditional Use Permit is required for a market garden in a residential zone that is larger than one acre. A UAIZ application cannot be accepted until the CUP is approved.

Deadlines
This Contract must have been signed, accepted and recorded before the lien date (January 1) for a fiscal year (the following July 1-June 30) for the Property to be valued under the taxation provisions of the Urban Agriculture Incentive Zones Act for that fiscal year.

Termination of the Contract
The City may cancel the contract upon finding that a property owner is in breach of the terms of the contract. The County Assessor and the property owner will be notified of the City’s cancellation of the contract.

A property owner may cancel a Contract at any time by submitting written notice to the Planning Director. Upon cancellation of the contract prior to the expiration of its term, the property owner must record a notice of cancellation of the contract against the property.

If the Contract is cancelled by the City or property owner prior to the expiration of its term, the property owner must pay to the County Assessor a cancellation fee equal to the cumulative value of the tax benefit received during the duration of the contract plus interest, as determined by the assessor.

Inspections and Monitoring
The City, County Assessor, and State Board of Equalization may conduct periodic inspections of the property to determine compliance with the contract and the law.

Transfer of Ownership
A UAIZ Contract is attached to the property. Subsequent owners are bound by the terms and conditions of the UAIZ Contract, and obligated to comply with the terms identified in the Contract unless the new owner terminates the Contract and pays the cancellation fee. The City and County Assessor must be notified of any transfer of ownership. The Assessor’s Office should be notified by filling out a Preliminary Change of Ownership Report (PCOR). Visit www.asessor.saccounty.net for a copy. The City may be notified by sending a letter to the Planning Director.

Continuation of the Contract
City will contact the property owner annually to determine that: the agricultural activity continues; the property owner is in accordance with the Contract; any major modifications to the original application are documented; and, any annual fees for the administration of the Contract are paid.

Who can I contact for additional questions?
Email your questions to the Planning Helpline: planning@cityofsacramento.org or visit the Community Development Department, 3rd Floor, 300 Richards Blvd. in Sacramento for more information, between the hours of 9:00am – 4:30pm.
ROLES & RESPONSIBILITIES

Role of the Community Development Department
The Community Development Department reviews the application to determine if the property is eligible and ensures that the agricultural use is consistent with existing zoning regulations. It also separately issues any required use permits or building permits, and processes applications for eligible properties. The Community Development Department accepts eligible applications for Contracts, reviews and approves and executes Contracts, executes all Contracts, and conducts site inspections and monitors compliance with Contract requirements, and terminates non-compliant Contracts.

Role of the Utilities Department
The role of the Utilities Department is to confirm that the property has a metered water hookup or approved well, and to consult with the applicant regarding water conservation and storm water quality Best Management Practices (BMPs).

Role of Sacramento County Assessor
The County Assessor’s role is to locate and accurately assess all taxable property in the Sacramento County. Once a Contract has been approved and recorded against the property, the County Assessor assesses the property based on an approach set forth in state law. Once a Contract has been approved and recorded, the County Assessor will assess the property as an agricultural use as set forth in state law. It is the property owner’s responsibility to obtain an estimated valuation from the County Assessor prior to applying for a Contract.

Role of Sacramento County Clerk Recorder
The County Clerk Recorder’s role is to serve as the official record-keeper of documents such as deeds, liens, maps and property contracts. Fully executed Urban Agriculture Incentive Zone Contracts must be recorded with the County Clerk Recorder with all recordation requirements fulfilled, such as all required approvals, signatures, recordation attachments and all applicable recording fees paid. A Contract may be considered incomplete if all components are not adequately satisfied. Once a Contract has been approved and recorded, the Assessor will assess the property as an agricultural use as set forth in state law.

Role of Sacramento County Environmental Management Department
The Sacramento County Environmental Management Department enforces the requirements for Community Food Producers and all retail food sales in Sacramento County.