Central Valley leaders cautious about agricultural easements

Alvin D. Sokolow

The Central Valley is the premier agricultural region in California. But it lags far behind central coastal areas in the accumulation of agricultural easements, an increasingly popular technique for protecting farmland through voluntary landowner action. The 18-county Central Valley has far fewer established local easement programs, participating landowners and agricultural acres under easement than a group of five coastal counties from Sonoma to the north to Santa Barbara to the south. The entire Central Valley in mid-2000 contained only 15% (13,100 acres) of the state’s total 84,000 acres under agricultural easements, as compared with 70% (59,000 acres) for the coastal counties.

To investigate the prospects for greater use of agricultural easements in the Central Valley, we interviewed 111 community leaders in 11 Central Valley counties, in 1999 and 2000. The respondents were county and city planning directors, leaders of county Farm Bureau organizations, agricultural commissioners, building industry leaders, agricultural bankers, land appraisers and community activists. In open-ended interviews, mostly in person and averaging about 40 minutes, we asked their familiarity with the technique, its merits, possible local applications and a range of other questions. Not all interviewees responded to all questions.

While the results are not directly comparable to interviews conducted with landowners involved in three major easement land-trust programs in the northern Bay Area and Yolo County, the findings suggest important regional differences. Most notably, Central Valley respondents expressed more cautious views about use of easements to protect farmland.

Survey synopsis

Familiarity. About four fifths of respondents were generally familiar with the easement technique, with most reporting an elementary level of knowledge. Planners, land appraisers and agricultural commissioners tended to be the most knowledgeable, with bankers and building industry people the least.

Positive impressions. As to whether easements on farmland are a “good idea” in concept, positive responses outranked negatives 32 to 5. But a larger number (50) said “maybe” or expressed some uncertainty, citing issues of funding, location, relation to planning tools and community support (N = 87).

Local impact. As to whether easements are a “good idea” for respondents’ particular localities, responses were positive by 51 to 34, with another 34 indicating conditional approval (N = 90).

Pros and cons. Benefits to landowners topped the list of advantages, while problems with location and perpetuity were tied for top disadvantages (fig. 1).

Perpetuity. There was a 19 (pro) to 15 (con) split on whether easements should last in perpetuity, with another 13 respondents having positive but cautious views (N = 47).

Nonprofits. By a 46 to 11 margin, respondents favored nonprofit land trusts over public agencies to manage easement programs (N = 57).

Priorities. Location in relation to urban growth was mentioned by 37 respondents as an important priority for programs acquiring easements, while 19 each cited quality of land or multiple priorities (N = 75).

Consideration of easements

We also asked 33 farmland owners, mostly local Farm Bureau leaders, whether they would be interested in selling easements on their agricultural land. This was clearly a hypothetical question, since all but one of the interviewees had never had the opportunity to consider an easement sale. And in all but two or three cases, the farmland they owned was distant from the nearest urbanization and had virtually none of the development potential that programs frequently seek as a qualification for an easement acquisition. Nonetheless, the responses were mixed: 16 yes, 8 no, 9 maybe.

One Kings County farmer we interviewed said: “I manage 40 acres in walnuts for a family group. It’s not really close to development. But some of my relatives think that there will be a shopping center out there in about 40 years, and so they’re betting on the future. I don’t think that’s realistic. But no, we would not be interested in getting into an easement.”

Another in Kern County noted: “I would have to bring the family together and say, ‘Would you be interested in doing this sort of thing?’ We all have our homes here. There are three of us. I’d have to get them to think about the future. Do they really want to hold on to this facility?”

Positive but cautious

In general, the Central Valley leaders were mildly positive but cautious about the merits of agricultural easements and the possibility of expanding their use in California’s premier agricultural region. Few respondents rejected the technique outright. But there also were a few enthusiastic supporters. A high degree of uncertainty ran through the responses, with questions raised about perpetuity and other practical issues.

In responding to our questions, many interviewees may have been constrained by limited knowledge about...
the workings of the easement technique. Improving this knowledge base is the goal of several organizations with educational activities in the region, notably the Great Valley Center, American Farmland Trust and California Department of Conservation. The more critical limitation, however, may be the absence of functioning agricultural easement programs in most parts of the Central Valley, perhaps the result of limited citizen interest and local government support (see p. 15).

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Advantages
- Landowner benefit (30)
- Direct urbanization (27)
- Preserve agriculture (23)
- Perpetuity (19)
- Beyond politics (9)
- Open space (6)
- Community benefit (4)

Disadvantages
- Wrong location (20)
- Perpetuity (29)
- Bypass planning (16)
- Farm viability (10)
- Restriction of agriculture (7)
- Landowner inequities (7)
- Limited funding (7)
- Limits housing (6)
- Other (22)

Motivations for selling rights

The survey revealed some common threads about why landowners made the decision to sell development rights (table 2). While the 37 original sellers of easements gave seven discrete reasons, there were obvious similarities and overlaps. Combined, three major motivations surfaced: to preserve land for farming and/or open space (mentioned by 25 respondents); to provide cash for savings and retirement, for farm improvements or to reduce debt (34 mentions); and to serve family needs such as estate settlements and generational transfers (19 mentions). Several landowners received tax benefits by donating a partial portion of their easement.

Most respondents cited a combination of at least two of these motivations. Certainly cash was a powerful incentive, since giving up development rights typically meant that the landowners received at least several hundred thousand dollars per transaction and more than a million dollars in a few cases. But in many cases the cash was valued mainly as a vehicle for accomplishing one or another of the other objectives.

Personal attachment to a parcel was another widely held sentiment, with many respondents noting a long history of family ownership and the importance of their farms as home sites. Several landowners spoke about the need to facilitate an intergenerational transfer.

The immediate goal for some was to overcome a fragmented family ownership that made continued farming uncertain. The cash from the easement and Open Space District is a public district formed by a county ballot initiative in 1990 and operated by a county government agency. Their easements total more than 53,000 acres, nearly half of all agricultural easement acres in California. Both the Marin and Sonoma county programs are among the six largest local agricultural easement programs in the nation (Bowers 2001).

We surveyed 46 landowners in the Sonoma, Marin and Yolo county programs by phone and in person from February to August 1999, using a standardized interview guide. The interviews ranged from 15 minutes to 1 hour and were taped and later transcribed for analysis. Interview topics included questions about motivations, negotiations with land trusts, perceptions about program success and other experiences related to their conservation easement. The 46 landowners represented 44% of the total 105 landowners participating in the three programs. Thirty-seven had sold such easements in recent years; the other nine owners had recently purchased parcels with easements already in place (table 1). Their parcels represented a majority (55%) of the total 53,000 easement acres held by the three programs at that time. The average parcel size was 530 acres.

TABLE 1. Survey of 46 easement sellers, landowner and parcel characteristics

<table>
<thead>
<tr>
<th>Marin</th>
<th>Sonoma</th>
<th>Yolo</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>No. landowners</td>
<td>15</td>
<td>25</td>
<td>6</td>
</tr>
<tr>
<td>Owner at time of easement sale</td>
<td>12</td>
<td>23</td>
<td>2</td>
</tr>
<tr>
<td>Later purchaser</td>
<td>3</td>
<td>2</td>
<td>4</td>
</tr>
<tr>
<td>Reside on easement?</td>
<td>15 (0)</td>
<td>13 (12)</td>
<td>0 (6)</td>
</tr>
<tr>
<td>Farm operator status</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Full-time (retired)</td>
<td>8</td>
<td>8</td>
<td>3</td>
</tr>
<tr>
<td>Part-time</td>
<td>4</td>
<td>6</td>
<td>-</td>
</tr>
<tr>
<td>Not involved in operation</td>
<td>3</td>
<td>4</td>
<td>3</td>
</tr>
<tr>
<td>Parcel formerly in agriculture</td>
<td>-</td>
<td>7</td>
<td>-</td>
</tr>
<tr>
<td>Family members involved in operation</td>
<td>8</td>
<td>7</td>
<td>1</td>
</tr>
<tr>
<td>Family ownership</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>At least two generations</td>
<td>11</td>
<td>10</td>
<td>1</td>
</tr>
<tr>
<td>Same generation, 20+ years</td>
<td>2</td>
<td>5</td>
<td>-</td>
</tr>
<tr>
<td>10-20 years</td>
<td>2</td>
<td>3</td>
<td>1</td>
</tr>
<tr>
<td>0-10 years</td>
<td>-</td>
<td>7</td>
<td>4</td>
</tr>
<tr>
<td>Principal commodities</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Dairy, silage</td>
<td>9</td>
<td>5</td>
<td>-</td>
</tr>
<tr>
<td>Cattle, sheep</td>
<td>5</td>
<td>7</td>
<td>-</td>
</tr>
<tr>
<td>Grapes</td>
<td>1</td>
<td>2</td>
<td>1</td>
</tr>
<tr>
<td>Figs</td>
<td>-</td>
<td>1</td>
<td>5</td>
</tr>
<tr>
<td>Tree crops</td>
<td>-</td>
<td>2</td>
<td>-</td>
</tr>
<tr>
<td>Poultry</td>
<td>-</td>
<td>1</td>
<td>-</td>
</tr>
</tbody>
</table>

* Source: landowner interviews.

† Marin = Marin Agricultural Land Trust; Sonoma = Sonoma County Agricultural Preservation and Open Space District; Yolo = Yolo Land Trust.
sale could help the younger family members purchase the parcel from the older generation or prepare for the transition by paying down existing farm debt or improving the farm operation. In one situation, the farm operator used the proceeds from the easement sale to secure full control of the land by buying out the ownership shares of his siblings.

Surprisingly, the permanence of a deed restriction — the issue of keeping the land in agriculture in perpetuity, essentially forever — did not discourage landowners from selling easements. However, this sample includes only participating landowners and not those who might have chosen not to sell because of this restriction. Only five respondents expressed some discomfort with the permanent nature of their easement. In fact, for the majority of landowners, perpetuity was considered an advantage because their goal was to pass the land on, undeveloped, to future generations. One respondent did argue for less-than-permanent easements because he felt they were more compatible with the economic fluctuations in agriculture.

For most of the nine landowners in the three counties who purchased their properties after the development rights had been removed, having an easement in place was considered an advantage. The principal reason, they said, is that it made the purchase more affordable. By eliminating the possibility of development, an easement in effect reduces the market value from a speculative to a farm production level.

**Program shortfalls**

When asked about the effectiveness and impact of the program’s public goals such as slowing urbanization and preserving farmland, the great majority (83%) of landowners stated that the programs were successful. However, they expressed some common reservations and concerns about the easement programs, including that they:

- Pay too much for easements on particular parcels.
- Acquire easements on parcels that would not be subject to development in any case.
- Do little to stem the continuing loss of farmland or maintain the long-term viability of local agriculture, due to larger economic forces.
- Are too bureaucratic, have too large a staff or conduct affairs in a political manner.
- Have insufficient funds to continue easement program purchases.
- Are unsympathetic to farmers.

**Landowner-program relationship**

At the heart of the easement process is the relationship between the landowner and the land trust or other conservation organization that acquires the easement, whether through purchase or donation. It begins with a conversation about the possibility of a landowner entering into an easement transaction, and continues through formal negotiations over price and other terms. After acquisition, the agency periodically monitors compliance with the easement terms. Landowners may also be involved in the organization’s other activities.

We asked the 37 landowners in three counties who had sold easements to describe their easement-related experiences with the land trust or open space district. While landowners were generally positive about their experiences, they also had specific recommendations for how the three organizations could improve their relationships with landowners. The majority of the comments centered on negotiating easement terms and the agency’s ongoing monitoring of their properties.

**Negotiations.** Discussions between the landowner and the conservation organization usually focus on two areas: the price, and changes in the use and character of the covered parcel that the easement will allow. One area of landowner concern was the time it took in some cases to negotiate and complete a transaction. Various factors can complicate and lengthen the process: disagreements over price that require more than one appraisal, landowner consultations with attorneys or consultants, or delays until the land trust receives the funds to close the deal.

One landowner in Yolo County, who purchased a parcel after the easement was in place, had no idea that he wouldn’t be able to build a home because of specific restrictions named in the deed. Landowners suggested that programs should seek ways to clarify and expedite easement negotiations and terms. They felt that if programs provided complete information upfront, and made sure purchasers understood the easement terms including the conditions of monitoring and use restrictions, misunderstandings and negative feelings would be reduced.

The most frequent sticking point seemed to be the construction of additional residences or farm outbuildings. Landowners wanted the flexibility to house family members or farm workers. Several landowners expressed the opinion, when asked if they would participate again, that they would revise their easement deeds to provide more flexibility for family
housing. This included the location, size and number of buildings allowed. While the conservation organization generally tries to tailor these terms as closely as possible to the expressed needs of individual landowners, we found that some organizations were more lenient than others in defining the parameters of an easement.

**Monitoring.** Contact between the landowner and the conservation organization does not end at completion of the easement transaction. The easement terms require that the relationship continue indefinitely to ensure that landowners adhere to the restrictions that have been placed on the property. Program staff or volunteers periodically monitor the uses and conditions of the property, typically through annual site checks and other forms of data collection.

Monitoring of easements was controversial among some of those we interviewed. Of the 33 respondents who commented on the subject, 14 reported negative experiences or perceptions of the process. Landowners do not like intrusions on their property regardless of whether they agreed to them on paper. Landowners suggested that programs monitor easement-restricted parcels as a cooperative rather than adversarial process. They suggested that the personnel responsible should be sensitive to local circumstances, be knowledgeable about local agricultural practices and provide more practical assistance with improving land management practices.

**Statewide applications**

Easements are unquestionably a flexible tool for advancing the individual, family and business goals of farmland owners, as suggested by the owners who sold easements in three California counties. They liked the economic and conservation benefits of the transactions, and were largely positive about the negotiations and other experiences with conservation agencies. Nonetheless, while the easement programs seemed to work for farmers in the northern Bay Area counties and Yolo County, it’s not clear that they will appeal to landowners in other parts of the state and, in particular, the agriculturally rich Central Valley. This region differs from the three counties we surveyed in having a greater diversity of agricultural crops, no coastal zones to justify the protection of farmland as open space, less apparent community support for land preservation programs and perhaps a more conservative agricultural community.

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**References**


