

Contract: 6541

CUTRALE CITRUS JUICES USA, INC.  
602 McKean Street  
Auburndale, FL 33823  
LONG TERM FRUIT PURCHASE AGREEMENT

THIS AGREEMENT made this 18<sup>th</sup> day of February, 2021 between CUTRALE CITRUS JUICES USA, INC., a Delaware corporation, whose address is 602 McKean Street, Auburndale, Florida 33823 (hereinafter referred to as "Buyer"), and CRUTCHFIELD & SONS, INC., whose address is P.O. Box 1864, Sebring, Florida 33871 (hereinafter referred to as "Seller").

Now, therefore, subject to the terms and conditions set forth herein Buyer and Seller do hereby covenant, stipulate, and agree as follows:

A. **SALE AND PURCHASE:** Upon and subject to the terms and conditions set forth in this Agreement, Seller shall sell to Buyer and Buyer shall purchase from Seller all of the Florida grown Round Oranges meeting the requirements of this Agreement grown and produced by Seller on the groves identified on Exhibit "A" attached hereto (the "Groves"). Seller owns the Groves or is authorized to sell the Round Oranges grown and produced on the Groves. For the 2021-2022 citrus crop season Seller estimates that the Groves will produce 0 weight boxes of early/midseason Round Oranges and 35,000 weight boxes of Valencia Round Oranges. For the 2022-2023 and 2023-2024 citrus crop season Seller estimates that the Groves will produce 35,000 weight boxes of early/midseason Round Oranges and 100,000 weight boxes of Valencia Round Oranges. This is a production contract. As used herein, the term "Round Orange" shall mean Hamlin, Pineapple, and Valencia varieties of orange citrus as identified by the citrus processing industry to be used primarily for production of juice.

B. **TERM:** This Agreement shall commence as of the beginning of the 2021-2022 citrus crop season and continue through the 2023-2024 citrus crop season, and thereafter shall renew automatically from citrus crop season to citrus crop season until otherwise canceled as provided herein. Either party may elect to cancel this Agreement as of the end of the 2023-2024 citrus crop season, in which case such party must notify the other party in writing no later than October 15, 2023. After the end of the 2023-2024 citrus crop season, this Agreement renews annually and may be canceled by either party giving written notice to the other party prior to the end of any citrus crop season which cancellation will be effective as of the end of the next citrus crop season. As used herein, the term "citrus crop season" shall mean the period from November 1 through the next October 31. Any renewal of this Agreement shall be on the same terms and conditions applicable during the final citrus crop season of this Agreement prior to renewal.

C. **PRICE:** Buyer shall pay to Seller, in full and final payment for all Round Oranges sold and delivered hereunder, as the price per pound solid the greater of:

(1) a "minimum" or "floor" price consisting of the gross per pound solid for each variety and citrus crop season:

	<u>2021-2022</u>	<u>2022-2023</u>	<u>2023-2024</u>
Early/Midseason	\$2.15	\$2.20	\$2.25
Valencia	\$2.35	\$2.40	\$2.45

OR

(2) The final price issued by the Florida Department of Citrus (the "FDOC") for the applicable variety for the applicable season as the season average FDOC Post FASS Crop Estimate Price (the "FDOC Post-Estimate Price"), provided, however, that in no event shall the price per pound solid payable under this Agreement for each citrus crop season exceed the following maximum payment:

	<u>2021-2022</u>	<u>2022-2023</u>	<u>2023-2024</u>
Early/Midseason	\$2.45	\$2.50	\$2.55
Valencia	\$2.65	\$2.70	\$2.75

In the event that the FDOC Post-Estimate Price is no longer published or otherwise available from FDOC, then the parties shall in good faith agree on another substantially comparable price index to be substituted for the FDOC Post-Estimate Price for each variety. A substantially comparable price index shall be one that takes into account substantially the same factors and other information which are used to generate the FDOC Post-Estimate Price index. If the parties cannot agree on a substantially comparable price index, then the substitute price index will be selected by a majority of a committee composed of three independent certified public accountants, one selected by Seller, one selected by Buyer, and one selected by the other two certified public accountants.

**D. PAYMENT:**

- (1) Buyer will advance payment to Seller on the fifth and twentieth days of each month in which fruit are delivered and accepted 100% of the applicable floor price for early/midseason or Valencia Round Oranges, as applicable, less the standard unloading fee charged to other growers delivering fruit to Buyer.
- (2) Buyer shall provide a \$0.25 per box hauling allowance for the fruit delivered to the Buyer's Auburndale processing facility.
- (3) Settlement for any additional sums owed (if applicable) will be made within thirty days of publication of the final price used in calculating the price under Paragraph C (2) above for the applicable season.
- (4) On a per box basis, Buyer shall be entitled to deduct from any amount otherwise required to be paid hereunder by Buyer to Seller, and Seller shall bear the entire cost of, any applicable grower taxes and industry assessments, including, but not limited to, Florida Department of Citrus advertising taxes, as authorized and collected pursuant to the laws and regulations of the State of Florida and/or the Florida Citrus Commission.

**E. WEIGHTS:** Boxes shall mean standard weight boxes as follows: Oranges, 90 lbs. All fruit purchased hereunder shall be sound and merchantable, in conformance with industry standards, and fit for their intended use.

**F. COMPLIANCE:** Seller represents and warrants to Buyer that all citrus fruit sold by Seller to Buyer under this Agreement shall comply with all applicable federal, state and local laws and regulations, including, without limitation, Sections 402 (adulteration) and 403 (misbranding) of the Federal Food Drug and Cosmetic Act, the Federal Hazardous Substance Act, those laws and regulations relating to the use and application of pesticides, herbicides, fungicides and other agricultural chemicals, quarantine inspection, if any, canker regulations regarding the quarantine and transporting of fruit, if applicable, and any applicable laws of the State of Florida and any applicable regulations of the Florida Citrus Commission. Seller also represents and warrants to Buyer that any pesticides, herbicides, fungicides and other agricultural chemicals used in the production of said fruit, or to which said fruit is at any time exposed, have been used and applied in accordance with all applicable local, state and federal laws and regulations including without limitation the Federal Worker Protection Standard, and that any applicable waiting period(s) have expired and that it is safe for workers to enter the harvesting area and harvest the fruit. Seller will comply with all applicable local and national child labor laws.

**G. STANDARDS:** Each load of Round Oranges delivered under this Agreement shall have a minimum total brix of 9.5, a minimum brix/acid ratio of 12.5 and a maximum brix/acid ratio of 28.0. No late bloom fruit, Packing House Eliminations, Parson Browns, Navel oranges, Ambersweets, Satsumas, Temples, Tangerines, and/or Tangelos shall be included unless this Agreement shall specifically so provided. All Round Oranges delivered under this Agreement shall be grown and produced on the Groves exclusively, shall pass USDA inspection, and shall be merchantable for processing. Buyer shall have the right to cull fruit from any delivery load in accordance with accepted industry standards and practices. Buyer shall also have the right to cull fruit from any delivery load which is infected with citrus greening (Huanglongbing). Buyer may reject any loads containing unwholesome fruit (such as decay, mold, splits, weather damage, plugged), mixed loads (mixing of Early/mid and Valencia varieties), foreign objects (excessive limbs and leaves, stones, cans, bottles, etc.), fruit infected with citrus greening (Huanglongbing), and/or abnormal fruit size, which Buyer in its sole discretion deems excessive. All fruit purchased hereunder shall be delivered by Seller to Buyer's or its agents processing plants in a regular and orderly manner as scheduled by Buyer. If any load shall not conform to the foregoing requirements Buyer may reject and not accept such load, and such load may not be considered part of this contract. If Buyer agrees to buy such load, such load will receive a minimum of \$.05 per pound solid discount or other negotiated reduction from the floor price, but the provisions of Paragraph C (2) above shall continue to apply to such load except that there will be a minimum of \$.05 per pound solid discount or other negotiated reduction from the final price paid under the provisions of Paragraph C above.

**H. INSPECTION:** Buyer and/or its agents shall have the right to enter the Groves, at reasonable times during normal business hours, for the purpose of inspecting and testing the fruit to be purchased under this agreement. Such inspection and/or testing shall not constitute acceptance by Buyer of any fruit to be sold and delivered by Seller hereunder, or in any way waive or alter any requirement under this agreement. Both parties will exchange pertinent information including crop forecasts and estimates, planting densities, type and ages of trees, diseases, Brix levels, ratios, cull rates, maturity dates, soil tests, planting plans, and all other relevant matters pertaining to the groves contained in this contract.



**I. HARVESTING AND DELIVERY OF FRUIT:**

- (1) Seller will pick, load, and haul its Round Oranges at its sole cost and expense.
- (2) Seller will deliver the Round Oranges from the Groves to any Florida citrus processing facility that Buyer designates.
- (3) By October 15th of each citrus crop season this Agreement is in effect, Seller shall determine and provide to Buyer the estimated size of the crop of Round Oranges in weight boxes, by variety, which Seller anticipates harvesting from the Groves during such citrus crop season. No later than November 1 of each citrus crop season, Buyer and Seller shall discuss a picking and delivery schedule for that citrus crop season. Throughout such citrus crop season this schedule shall be modified and refined into a seven-day picking and delivery schedule, which shall be made regularly by Buyer and communicated to Seller as necessary throughout each citrus crop season. Buyer shall not be obligated to accept any loads after Buyer has ceased operations at Buyer's processing plants for the applicable citrus crop season.
- (4) The loading of Round Oranges upon a carrier arranged for by Seller shall not constitute acceptance of the Round Oranges by Buyer. Until shipments of Round Oranges are accepted, as provided for in this Agreement, at one of Buyer's processing facilities, all risk of loss shall be borne by Seller. Title and risk of loss shall pass to Buyer only upon acceptance of the Round Oranges. Acceptance shall occur when Acceptable Round Oranges are inspected and approved by an authorized inspector of the Department of Agriculture stationed at one of Buyer's processing facilities. Prior to acceptance by Florida Department of Agriculture Inspection Service inspectors, Seller assumes all risks of loss, including without limitations losses due to freeze, cold, hail, fire, hurricane, tornado, windstorm, theft, or other hazard or calamity.

**J. LAWS:** In connection with its performance of this agreement, Seller represents and warrants to Buyer that Seller and its officers, employees, directors, shareholders, affiliates, subsidiaries, parents, contractors, and agents shall comply with all applicable federal, state, and local laws and regulations, including without limitation, those relating to the environment, the public health, and worker health and safety, and if applicable, the requirement that Seller have a citrus fruit dealers license. Buyer shall assume no liability for Seller's failure to comply with applicable laws and regulations.

**K. ACCEPTANCE:** Seller shall retain all rights, title, interest and risk of loss in any fruit sold and delivered to Buyer under this agreement until Buyer's final acceptance of such fruit. Such final acceptance by Buyer shall occur after inspection of the fruit by Buyer or State inspection service to confirm compliance with the requirements of this agreement upon physical delivery by Seller of the fruit to those facilities designated by Buyer.

**L. FORCE MAJEURE:** Neither party hereto shall be responsible for any delay or hindrance in the performance of, or failure to perform, such party's obligations under this agreement as a result of any cause beyond the reasonable control of such party ("Force Majeure Event"). Such causes shall include, without limitation, sabotage, war, fire, storm, flood, hurricane, earthquake, freeze, riot, explosion, accidents, labor strikes, lockouts, or other bona fide labor disputes, embargoes, and acts of God. Buyer shall have the right to inspect and reject fruit damaged by such a cause without waiting for inspection by state inspectors to confirm the non-conforming nature of such fruit. If this Agreement is a limit contract, in the event of a Force Majeure Event, Seller hereby agrees to perform under this Agreement and provide substitute fruit or pay damages as provided in this Agreement even though contingencies may occur which would permit allocation or other relief under Chapter 672 of the Florida Statutes.

**M. STATUS:** Seller is an independent contractor and under no circumstances shall this agreement be construed as one of agency, partnership, joint venture or other employment between Buyer and Seller. Seller acknowledges and agrees that it neither has nor will give the appearance or impression of having any legal authority to bind or commit Buyer in any manner.

**N. BOND:** A bond or certificate of deposit filed by Buyer with the Florida Department of Agriculture and Consumer Services does not necessarily ensure full satisfaction of any claims for nonperformance or breach of this agreement.

**O. LIQUIDATED DAMAGES:** The parties agree that, because of the variable and uncertain nature of citrus markets, damages for breach of contract are difficult or impossible to ascertain. Therefore, the parties agree to liquidate damages in advance of any such breach to be applied when the Agreement would otherwise have been performed by its terms as follows:

- (1) If Seller breaches this Agreement by reason of Seller's sale of fruit to another party other than as permitted under this Agreement, or by reason of Seller's failure to deliver any fruit to Buyer as required by this Agreement, Buyer shall be entitled to liquidated damages of \$4.50 per weight box actually sold by Seller in breach of this Agreement;
- (2) If Buyer breaches this Agreement, Seller shall be entitled to liquidated damages of \$4.50 per weight box that Seller would have delivered to Buyer hereunder.
- (3) Seller and Buyer hereby agree and acknowledge that this provision for liquidated and agreed upon damages is a bona fide provision for such and is not intended as a penalty or a forfeiture. The parties agree that the damages that each would suffer if the other party should default hereunder are impossible to calculate with mathematical certainty, so that the parties, desiring to obviate the difficulties and expense of litigation and to limit the claim of the non-defaulting party against the defaulting party, have agreed in good faith upon this provision for liquidated damages.

- (4) This liquidated damages provision shall be in addition to and not in lieu of any other right either party may have under this Agreement or under applicable law.

**P. CULLING OF ORANGES:** Buyer may use culls for cattle feed or destroy them.

**Q. SUCCESSORS; SALE OF GROVES:** In the event of the sale of all or any portion of the Groves, Seller shall give Buyer written notice prior to such sale as promptly as possible. Such notice shall include the name, address and telephone number of the buyer or buyers of all or any portion of the Groves, the expected date of the sale, the number of acres to be sold and an estimate of the number of weight boxes of fruit, by variety, which are produced on the acreage to be sold. As this Agreement is intended to run with the land and be binding upon the successors and assigns of the parties hereto, Seller agrees to require that the buyer of any portion of the Groves shall agree to assume this Agreement as it relates to the portion of the Groves purchased by such buyer, and that such buyer shall deliver and sell to Buyer all of the fruit grown and produced on the portion of the Groves sold, pursuant and subject to the terms of this Agreement. Seller shall assist Buyer in the protection of its rights hereunder. Buyer shall have the right to record a Memorandum of Agreement in each of the counties in which any portion of the Groves is located in order to provide notice of this Agreement to any prospective purchaser of any portion of the Groves and Seller will cooperate in the filing of such a Memorandum. In the event that the buyer of any portion of the Groves does not assume this Agreement as it relates to the portion of the Groves purchased by such buyer, then Seller shall replace, from other groves approved by Buyer, the number of boxes of fruit which were grown on the portion of the Groves sold during the citrus crop season immediately preceding the citrus crop season in which the portion of the Groves are sold or pay to Buyer the liquidated damages provided above.

Notwithstanding the foregoing, Buyer shall have the option to cancel this Agreement for that portion of the Groves sold by giving written notice to Seller not later than sixty (60) days following Seller's advance notice to Buyer of the sale of all or part of the Groves. As Seller acknowledges that one of the primary inducements for Buyer to enter into this Agreement and to provide the floor prices as set forth herein is that this Agreement will help to ensure that Buyer has a stable supply of fruit for its citrus processing business, then in the event Buyer cancels this Agreement as to the portion of the Groves which are sold, Seller shall replace, from other groves approved by Buyer, the number of boxes of fruit which were grown on the portion of the Groves sold during the citrus crop season immediately preceding the citrus crop season in which the portion of the Groves are sold or pay the liquidated damages provided above.

**R. DISPUTES:** No dispute, breach, or alleged breach of this Agreement shall relieve Seller of its obligation to deliver, or Buyer of its obligation to accept and pay for, fruit throughout the term of this Agreement; provided, however, either party may perform its obligation under protest subject to the rights to seek judicial resolution of the dispute. In the event of a dispute over the amount to be paid by Buyer to Seller, all amounts not in dispute shall be paid as due; amounts in dispute shall be escrowed for resolution by judicial proceedings.

**S. NOTICES:** All notices hereunder shall be in writing, addressed as first stated above, and shall be deemed to be given on the day of delivery when served personally; on the day of deposit in the United States mail when sent by United States Registered or Certified Mail, postage prepaid. Either party may change the address to which notices shall be sent by giving written notice to the other in accordance with the terms of this paragraph, provided, however, that any notice of change of address shall not be deemed given until received.

**T. AMENDMENTS OR MODIFICATIONS:** This Agreement may not be supplemented, altered, modified, amended, or otherwise changed except by an instrument in writing signed by an authorized officer of Seller and by an authorized officer of Buyer.

**U. TERMINATION:** The other party shall have the right to terminate this Agreement, upon thirty (30) days prior written notice to the defaulting party, upon the occurrence of any of the following events:

- A.** Any material breach by the defaulting party of any of the defaulting party's covenants, obligations, and/or representations or warranties under this Agreement, unless cured by the defaulting party within fifteen (15) calendar days after the other party notifies the defaulting party, in writing, of the same;
- B.** A party shall become insolvent or make a general assignment for the benefit of any creditors, or if a receiver is appointed for such party for its properties or assets, or a petition under the Bankruptcy Act shall be filed by or against such party; and such insolvency, assignment or bankruptcy petition is not discharged within thirty (30) calendar days.

**V. ENTIRE AGREEMENT, WAIVERS:** This Agreement constitutes the entire Agreement and supersedes all prior and contemporaneous agreements, representations, and undertakings of the parties. No waiver of the provisions of the Agreement shall be deemed or shall constitute a waiver of any other provisions, whether or not similar, nor shall any waiver constitute a continuing waiver. No waiver shall be binding unless executed in writing by an authorized officer of the party making the waiver.

**W. GOVERNING LAW:** This Agreement shall be construed in accordance with, and governed by, the laws of the State of Florida. Any suit to enforce the terms of this Agreement shall be brought in Polk County, Florida.

**X. TIME IS OF THE ESSENCE:** Time is of the essence in this Agreement, and the time for performance of any act as provided herein shall be strictly construed.

Y. **LEGISLATION:** This Agreement shall be deemed modified to the extent necessary to comply with state and federal law, rules, regulations, and other actions by state and federal regulatory authorities, and any valid marketing order or agreement issued under authority of any state or federal law.

Z. **SEVERABILITY:** If any provision of this Agreement or any application of it shall be invalid or unenforceable, the remainder of this Agreement and any other application of such provision shall not be affected by such invalidity or unenforceability.

AA. **CONFIDENTIALITY:** The terms and conditions of this Agreement are confidential. Neither party, including their employees, may disclose the terms and conditions of this Agreement to any other party or entity, except for disclosure to any entity controlling 50% or more of the voting stock of either party hereto, and their respective employees and agents, without prior written consent of the other party; provided, however, that Seller will have the right to disclose the terms of the Agreement to (i) any individual or entity who owns any portion of the Groves, and (ii) in the event of a potential sale of all or any part of the Groves, the prospective purchaser(s) and their employees and agents, provided that such owner of any portion of the Groves or prospective purchaser and its agents executes a confidentiality agreement in form acceptable to Buyer in which they agree to keep the terms and conditions of this Agreement confidential.

BB. **WARRANTY OF TITLE:** Seller warrants that it has good title, right and authority to sell all of the fruit, free and clear of all liens, encumbrances, and restrictions of any kind, and this shall be a continuing warranty during the term of this Agreement. At the option of Buyer, Seller will provide evidence reasonably acceptable to Buyer that Seller owns the Groves or is authorized to sell the Round Oranges grown and produced on the Groves.

CC. **ATTORNEY'S FEES:** In the event of any litigation arising out of this Agreement, including but not limited to appellate proceedings and bankruptcy cases and proceedings, the attorney's fees and litigation expenses of the prevailing party shall be paid by the non-prevailing party.

DD. **AUTHORITY:** This agreement shall not be binding upon Buyer until executed by Joe A. Birge. At the option of Buyer, Seller will provide evidence reasonably acceptable to Buyer that the individual executing this agreement on behalf of Seller is authorized to execute this agreement on behalf of Seller.

**CRUTCHFIELD & SONS, INC.**

(Seller)

By:

  
Authorized Representative


Date signed:

3/5/2021

**CUTRALE CITRUS JUICES USA, INC.**

(Buyer)

By:

  
Joe A. Birge

Date signed:

03-09-2021

**IF THIS AGREEMENT IS NOT SIGNED AND AN ORIGINAL EXECUTED COPY DELIVERED TO BUYER WITHIN 10 DAYS AFTER EXECUTION HEREOF BY BUYER, THEN THIS AGREEMENT SHALL BE NULL AND VOID.**

Seller authorizes Florida Citrus Mutual deduction: Yes X No

## Early/Mids

Grove	Acres	Root Stock
Bowen 100	50	Carrizo, Milam, Swingle
Brockstead 20	20	Carrizo, K. Carrizo
Century 105 Hamlins	15	Carrizo, K. Carrizo
Century 105 PA	45	K. Carrizo
McCullough 15	15	K. Carrizo
Taylor 79	25	Carrizo, K. Carrizo, Rough Lemon
Waldron 8	8	K. Carrizo
Watson 10	10	K. Carrizo
Wheatly 46	20	Carrizo, K. Carrizo, Rough Lemon
Young 35	10	K. Carrizo
Culler 60	40	Carrizo, K. Carrizo, Rough Lemon
Kulka 5 Hamlins	5	K. Carrizo
Kulks 5 PA	5	K. Carrizo
<del>Southworth 2</del>	2	K. Carrizo
<del>Old Barn Lot 3</del>	3	K. Carrizo

Early/Mids

2022 - 2023

2023 - 2024

Estimated

Grove	Acres	2018 - 2019	2019 - 2020	Boxes
Bowen 100	50	11,390	7,126	6,000
Brockstead 20	20	2,810	3,498	2,200
Century 105 Hamlins	15	1,650	1,119	1,400
Century 105 PA	45	2,950	4,167	3,500
McCullough 15	15	2,500	2,369	2,200
Taylor 79	25	4,180	5,139	2,200
Waldron 8	8	660	704	600
Watson 10	10	940	1,866	1,600
Wheatly 46	20	2,660	1,970	1,800
Young 35	10	2,320	3,254	2,500
Culler 60	40	10,419	9,471	9,200
Kulka 5 Hamlins	5	1,966	1,670	900
Kulks 5 PA	5	386	618	400
<del>Southworth 2</del>	2	269	298	200
<del>Old Barn Lot 3</del>	3	379	407	300
	273	45,479	43,676	35,000

## Valencia

Grove	Acres	
<del>Kagey 10</del>	10	Rough Lemon, K. Carrizo
<del>Knights 10</del>	10	Rough Lemon, K. Carrizo
McRae 9	9	K. Carrizo
Pillmore 10.5	11	K. Carrizo
<del>Ridge 12</del>	12	Carrizo, K. Carrizo, Rough Lemon
Loomis 9	9	K. Carrizo
<del>Earls 10</del>	10	K. Carrizo
<del>Myers 5</del>	5	K. Carrizo
Ben Eastman 8	8	Milam, K. Carrizo
Bogle 10	10	Rough Lemon, K. Carrizo
Blackman 50	50	K. Carrizo
Brooks 5 + 5	10	K. Carrizo
Brooks 10	10	K. Carrizo
Bunch 23	23	K. Carrizo
Century 105	40	Carrizo, K. Carrizo, Rough Lemon
<del>Farmer 5</del>	5	K. Carrizo
Lowy 5	5	K. Carrizo
Lowy 10	10	K. Carrizo
Lowy 18	18	Rough Lemon, K. Carrizo
Markly 10	10	Rough Lemon, K. Carrizo
McLeod 12	12	Rough Lemon, K. Carrizo
McKenna 10	10	K. Carrizo, Swingle
Pink 20	20	K. Carrizo
Ramsey 10	10	K. Carrizo
Reese 10	10	K. Carrizo
Scott 5	5	Carrizo, K. Carrizo
Taylor 9	9	Rough Lemon, K. Carrizo
Taylor 10	10	K. Carrizo
VanSlyke 10	10	Rough Lemon, K. Carrizo
Wheatly 46	20	Carrizo, K. Carrizo, Rough Lemon
Young 35	15	K. Carrizo
<del>Andrews 27</del>	25	Carrizo, K. Carrizo
Coble 20	20	Carrizo, K. Carrizo, Rough Lemon
Davis Val 10	18	Carrizo, K. Carrizo
Davis New Val 10	8	Rough Lemon
Dixie 5	5	K. Carrizo
Eglin 5	5	K. Carrizo
Eglin 18	18	Carrizo, K. Carrizo, Rough Lemon
Gross 10 <i>Vacant</i>	10	K. Carrizo
Ingle 62	60	K. Carrizo, 812
Maxcy 9	9	Carrizo, K. Carrizo, Rough Lemon
Maxcy 14	14	Carrizo, K. Carrizo
Maxcy 20	20	Carrizo, K. Carrizo, Rough Lemon
Post 15 <i>Vacant</i>	15	K. Carrizo
Richberg 5	5	K. Carrizo
Triangle 24	24	K. Carrizo, Swingle
Leatherneck 9	9	Rough Lemon, Carrizo



## Valencia

2022 - 2023

2023 - 2024

Estimated

Grove	Acres	2018 - 2019	2019 - 2020	Boxes
<del>Ragey 10</del>	10	1,564	2,118	1,500
<del>Knight 10</del>	10	2,457	2,492	2,000
McRae 9	9	1,822	1,824	1,800
Pillmore 10.5	11	1,087	1,214	1,100
<del>Ridge 12</del>	12	2,229	1,434	1,400
Loomis 9	9	1,834	1,518	1,500
<del>Earl 10</del>	10	2,001	1,418	1,500
<del>Myers 5</del>	5	289	295	400
Ben Eastman 8	8	1,721	1,215	1,200
Bogle 10	10	1,525	1,736	1,800
Blackman 50	50	3,835	3,937	4,000
Brooks 5 + 5	10	1,430	1,016	1,200
Brooks 10	10	1,316	1,146	1,200
Bunch 23	23	3,897	4,074	4,500
Century 105	40	6,635	6,918	7,000
<del>Farmer 5</del>	5	861	570	500
Lowy 5	5	758	176	400
Lowy 10	10	1,266	1,147	1,200
Lowy 18	18	2,817	2,403	2,400
Markly 10	10	852	1,533	1,500
McLeod 12	12	1,791	1,690	1,500
McKenna 10	10	1,611	1,161	1,000
Pink 20	20	2,227	1,920	2,000
Ramsey 10	10	1,118	1,217	1,400
Reese 10	10	1,210	926	1,100
Scott 5	5	954	882	1,000
Taylor 9	9	1,125	718	800
Taylor 10	10	2,189	1,508	1,700
VanSlyke 10	10	1,188	1,555	1,500
Wheatly 46	20	3,154	2,382	2,500
Young 35	15	2,858	1,983	2,000
<del>Andrews 27</del>	25	3,654	3,900	4,000
Coble 20	20	3,043	3,437	3,500
Davis Val 10	18	1,155	664	750
Davis New Val 10	8	2,393	1,885	2,000
Dixie 5	5	791	929	850
Eglin 5	5	397	211	300
Eglin 18	18	2,491	1,982	2,000
Gross 10 <i>vacant</i>	10	436	459	400
Ingle 62	60	13,814	13,219	15,400
Maxcy 9	9	2,043	748	1,500
Maxcy 14	14	1,625	1,158	1,400
Maxcy 20	20	3,127	4,728	4,500
Post 15 <i>vacant</i>	15	1,985	615	1,000
Richberg 5	5	864	1,034	1,000
Triangle 24	24	5,631	5,261	5,000
Leatherneck 9	9	1,845	1,393	1,800
	671	104,915	95,749	100,000