

In a manner that preserves active agricultural fields for agricultural use. The agricultural land to be preserved as open space must meet the requirements of "farmland," as that term is defined in the Farm and Open Space Tax Law, 36 M.R.S.A. Sections 1101-1121, but does not need to be registered under this state program. The agricultural land to be preserved under this subsection shall be deemed to meet the requirements of "farmland" if it is part of a parcel or parcels that meet the farmland definition referenced above, even though the agricultural land to be preserved does not independently meet all the criteria in the definition.

What do you think?

Regards, John

From: Maureen O'Meara [mailto:maureen.omeara@capeelizabeth.org]
Sent: Wednesday, June 14, 2017 2:09 PM
To: John Wall
Subject: Re: for 2 pm

[Quoted text hidden]

Maureen O'Meara <maureen.omeara@capeelizabeth.org>
To: John Wall <JWall@monaghanleahy.com>

Wed, Jun 14, 2017 at 3:20 PM

Looks even better. Are we set?

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[Quoted text hidden]

John Wall <JWall@monaghanleahy.com>
To: Maureen O'Meara <maureen.omeara@capeelizabeth.org>

Wed, Jun 14, 2017 at 3:26 PM

Maureen,

In my view, the reformulation we have just discussed now indicates with greater clarity what is intended with regard to the criteria in the ordinance for agricultural open space and the significance of the state definition to those criteria.

Let me know if you require any additional comments.

Regards, John

From: Maureen O'Meara [mailto:maureen.omeara@capeelizabeth.org]
Sent: Wednesday, June 14, 2017 3:21 PM