# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

# SCHEDULE 13D

(Rule 13d-101)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO § 240.13d-1(a) AND AMENDMENTS THERETO FILED PURSUANT TO § 240.13d-2(a) (Amendment No.)<sup>1</sup>

# Farmer Bros. Co.

(Name of Issuer)

Common Stock, \$1.00 par value per share (Title of Class of Securities)

> 307675108 (CUSIP Number)

JEANNE FARMER GROSSMAN BRET A. MADOLE CARRINGTON, COLEMAN, SLOMAN & BLUMENTHAL, LLP 901 Main Street, Suite 5500 Dallas, TX 75202 (214) 855-3034 (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

April 9, 2018

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of §§ 240.13d-1(e), 240.13d-1(g), check the following box  $\Box$ .

**Note:** Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See § 240.13d-7 for other parties to whom copies are to be sent.

1 The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("*Act*") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, *see* the *Notes*).

CUSIP No.	307675108
-----------	-----------

Jeanne Grossman Living Trust*         2       CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP <ul> <li>(a) ☑</li> <li>(b) □</li> </ul> 3         SEC USE ONLY           4         SOURCE OF FUNDS <ul> <li>OO</li> <li>5</li> <li>CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e) □</li> <li>6</li> <li>CITIZENSHIP OR PLACE OF ORGANIZATION             <li>CALIFORNIA</li> <li>7</li> <li>SOLE VOTING POWER</li> </li></ul>	
(a) Image: Construction of the second state of the seco	
4       SOURCE OF FUNDS         OO       00         5       CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)         6       CITIZENSHIP OR PLACE OF ORGANIZATION         CALIFORNIA	
OO         5       CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)         6       CITIZENSHIP OR PLACE OF ORGANIZATION         CALIFORNIA	
<ul> <li>5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)</li> <li>6 CITIZENSHIP OR PLACE OF ORGANIZATION</li> <li>CALIFORNIA</li> </ul>	
6 CITIZENSHIP OR PLACE OF ORGANIZATION CALIFORNIA	
CALIFORNIA	
7 SOLE VOTING POWER	
NUMBER OF 1,019,557	
SHARES     8     SHARED VOTING POWER       BENEFICIALLY	
OWNED BY -0-	
REPORTING 9 SOLE DISPOSITIVE POWER	
PERSON WITH 1,019,557	
10 SHARED DISPOSITIVE POWER	
-0-	
11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
1,019,557	
12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	
13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
6.0%	
14 TYPE OF REPORTING PERSON	
00	

\* In connection with the Settlement Agreement (as defined herein), the shares previously held by certain family trusts over which Jeanne Farmer Grossman served as neither trustee nor co-trustee prior to their dissolution, were distributed out of those trusts and transferred to this trust. The shares reported as beneficially owned by this trust reflect those transfers as well as certain sales that occurred on the 1st, 4th, 5th, and 13th of December 2017.

13D

1	NAME OF REPORTING PERSON	
	1964 Jeanne Ann Farmer Grossman Trust*	
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP	
	(a) $\boxtimes$ (b) $\square$	
3	SEC USE ONLY	
4	SOURCE OF FUNDS	
-		
	00	
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)	
6	CITIZENSHIP OR PLACE OF ORGANIZATION	
	CALIFORNIA	
	7 SOLE VOTING POWER	
	4BER OF 286,050	
	SHARES 8 SHARED VOTING POWER BENEFICIALLY	
	EACH 9 SOLE DISPOSITIVE DOWER	
	ORTING STOLE DISPOSITIVE FOWER	
	VITH 286,050	
	10 SHARED DISPOSITIVE POWER	
11		
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	286,050	
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
	1 70/	
14	1.7% TYPE OF REPORTING PERSON	
14		
	00	
L	1	

\* Pursuant to the Settlement Agreement, Jeanne Farmer Grossman was appointed as the sole trustee of the 1964 Jeanne Ann Farmer Grossman Trust, which gives her sole voting and dispositive power over the shares described above. This cover page is being included in this Schedule 13D to reflect this change in beneficial ownership, as well as certain sales that occurred on the 7th, 8th, 12th, 13th, and 14th of March 2018.

1	NAME O	F RE	PORTING PERSON
			dward Farmer Trust*
2	CHECK (a) ⊠	THE (b)	APPROPRIATE BOX IF A MEMBER OF A GROUP
3	SEC USE	ONI	Y
4	SOURCE	OF	FUNDS
	00		
5	CHECK I	BOX	IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e) □
6	CITIZEN	SHIF	OR PLACE OF ORGANIZATION
	CALIFO	ORN	ΙΑ
	ļ	7	SOLE VOTING POWER
NUM	IBER OF		-0-
SH	IARES	8	SHARED VOTING POWER
	FICIALLY NED BY		-0-
	ACH	9	-U- SOLE DISPOSITIVE POWER
	ORTING RSON		
	VITH	10	-0-
		10	SHARED DISPOSITIVE POWER
			-0-
11	AGGREC	GATE	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
	-0-		
12	CHECK I	BOX	IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES $\Box$
13	PERCEN	T OF	CLASS REPRESENTED BY AMOUNT IN ROW (11)
	0%		
14		F REF	PORTING PERSON
	00		
L	00		

\* Pursuant to the Settlement Agreement, the shares held by the 1964 Roy Edward Farmer Trust were divided into three equal parts and distributed out of the trust, and the trust was then dissolved. One-third of the shares previously held by the 1964 Roy Edward Farmer Trust were transferred to the Jeanne Grossman Living Trust, and the shares reported as beneficially owned by the latter in this Schedule 13D reflect such transfer. This cover page is being included in this Schedule 13D to reflect this change in beneficial ownership.

1969 Roy Edward Farmer Trust*         2       CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP         (a) ⊠       (b) □	
2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) ⊠ (b) □	
(a) ⊠ (b) □	
3 SEC USE ONLY	
4 SOURCE OF FUNDS	
OO         5       CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)	
5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PORSUANT TO THEM 2(d) OR 2(e)	
6 CITIZENSHIP OR PLACE OF ORGANIZATION	
CALIFORNIA	
7 SOLE VOTING POWER	
NUMBER OF     -0-       SHARES     8     SHARED VOTING POWER	
BENEFICIALLY	
OWNED BY EACH -0-	
REPORTING 9 SOLE DISPOSITIVE POWER	
PERSON WITH -0-	
10 SHARED DISPOSITIVE POWER	
-0-       11     AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
-0-	
12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	
13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
0%	
14     TYPE OF REPORTING PERSON	
00	

\* Pursuant to the Settlement Agreement, the shares held by the 1969 Roy Edward Farmer Trust were divided into three equal parts and distributed out of the trust, and the trust was then dissolved. One-third of the shares previously held by the 1969 Roy Edward Farmer Trust were transferred to the Jeanne Grossman Living Trust, and the shares reported as beneficially owned by the latter in this Schedule 13D reflect such transfer. This cover page is being included in this Schedule 13D to reflect this change in beneficial ownership.

13D

1	NAMEO	OF REPORTING PERSON
1	NAME OF REPORTING PERSON	
	1969 Jea	anne Ann Farmer Grossman Trust*
2	CHECK	THE APPROPRIATE BOX IF A MEMBER OF A GROUP
	(a) 🗵	(b) 🗆
3	SEC USE	
5	3EC 03E	EONLI
4	SOURCE	E OF FUNDS
	00	
5	00 CHECK I	BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)
5	CHLCR	
6	CITIZEN	ISHIP OR PLACE OF ORGANIZATION
	CALIFO	
	CALIFO	7 SOLE VOTING POWER
NUMBER OF 77,960		
	IARES	8 SHARED VOTING POWER
	BENEFICIALLY OWNED BY -0-	
	EACH a sole dispositive power	
	ORTING RSON	
	VITH	77,960
		10 SHARED DISPOSITIVE POWER
		-0-
11	AGGREC	GATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
	77,960	
12	CHECK I	BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES $\Box$
13	PERCEN	IT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
	Less tha	
14	TYPE OF	F REPORTING PERSON
	00	
L	00	

\* Pursuant to the Settlement Agreement, Jeanne Farmer Grossman was appointed as the sole trustee of the 1969 Jeanne Ann Farmer Grossman Trust, which gives her sole voting and dispositive power over the shares described above. This cover page is being included in this Schedule 13D to reflect this change in beneficial ownership.

1	NAME O	F REPORTING PERSON
	1969 R	y F Farmer Trust*
2		THE APPROPRIATE BOX IF A MEMBER OF A GROUP
	(a) 🗵	(b)
3	SEC USE	ONLY
4	SOURCE	OF FUNDS
	00	
5	CHECK	BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e) $\Box$
6	CITIZEN	SHIP OR PLACE OF ORGANIZATION
	CALIFO	
	-	7 SOLE VOTING POWER
	IBER OF	-0-
	IARES FICIALLY	8 SHARED VOTING POWER
	NED BY EACH	-0-
REP	ORTING	9 SOLE DISPOSITIVE POWER
	ERSON WITH	-0-
		10 SHARED DISPOSITIVE POWER
		-0-
11	AGGREO	GATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
	-0-	
12	CHECK	BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES $\Box$
13	PERCEN	T OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
	0%	
14	TYPE OF	REPORTING PERSON
	00	

\* Pursuant to the Settlement Agreement, the shares held by the 1969 Roy F Farmer Trust were divided into three equal parts and distributed out of the trust, and the trust was then dissolved. One-third of the shares previously held by the 1969 Roy F Farmer Trust were transferred to the Jeanne Grossman Living Trust, and the shares reported as beneficially owned by the latter in this Schedule 13D reflect such transfer. This cover page is being included in this Schedule 13D to reflect this change in beneficial ownership.

13D

1	NAME OF REPORTING REDCON
1	NAME OF REPORTING PERSON
	1969 Emily Marjorie Farmer Trust*
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP
	(a) 🗵 (b) 🗆
3	SEC USE ONLY
4	SOURCE OF FUNDS
-	
	00
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)
6	CITIZENSHIP OR PLACE OF ORGANIZATION
	CALIFORNIA
	7 SOLE VOTING POWER
	MBER OF -0-
	HARES 8 SHARED VOTING POWER
	FICIALLY /NED BY
	EACH 9 SOLE DISPOSITIVE POWER
	PORTING
	ERSON   WITH -0-
	10 SHARED DISPOSITIVE POWER
	-0-
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
	-0-
12	-U- CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES
12	CHECK BOX IF THE AGGREGATE AMOUNT IN NOW (11) EXCLODES CERTAIN SHARES
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
	0%
14	TYPE OF REPORTING PERSON
	00

\* Pursuant to the Settlement Agreement, the shares held by the 1969 Emily Marjorie Farmer Trust were divided into three equal parts and distributed out of the trust, and the trust was then dissolved. One-third of the shares previously held by the 1969 Emily Marjorie Farmer Trust were transferred to the Jeanne Grossman Living Trust, and the shares reported as beneficially owned by the latter in this Schedule 13D reflect such transfer. This cover page is being included in this Schedule 13D to reflect this change in beneficial ownership.

1	NAME O	OF REPORTING PERSON
		oy Edward Farmer Trust*
2	CHECK 1 (a) ⊠	THE APPROPRIATE BOX IF A MEMBER OF A GROUP (b) □
	(u) <b></b>	
3	SEC USE	E ONLY
4	SOURCE	E OF FUNDS
	00	
5	CHECK I	BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)
6	CITIZEN	NSHIP OR PLACE OF ORGANIZATION
	CALIFO	ORNIA 7 SOLE VOTING POWER
	IBER OF	-0-
	IARES FICIALLY	8 SHARED VOTING POWER
OW	NED BY	-0-
	ACH ORTING	9 SOLE DISPOSITIVE POWER
	RSON	
V	VITH	
		10 SHARED DISPOSITIVE POWER
		-0-
11	AGGREC	GATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
	-0-	
12		BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES
13	PERCEN	NT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
	0%	
14		F REPORTING PERSON
	00	

\* Pursuant to the Settlement Agreement, the shares held by the 1972 Roy Edward Farmer Trust were divided into three equal parts and distributed out of the trust, and the trust was then dissolved. One-third of the shares previously held by the 1972 Roy Edward Farmer Trust were transferred to the Jeanne Grossman Living Trust, and the shares reported as beneficially owned by the latter in this Schedule 13D reflect such transfer. This cover page is being included in this Schedule 13D to reflect this change in beneficial ownership.

13D

1	NAME C	OF REPORTING PERSON
		eanne Ann Farmer Grossman Trust*
2	CHECK ′ (a) ⊠	THE APPROPRIATE BOX IF A MEMBER OF A GROUP (b) $\Box$
3	SEC USE	SE ONLY
4	SOURCE	E OF FUNDS
	00	
5	CHECK	S BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e) $\Box$
6	CITIZEN	NSHIP OR PLACE OF ORGANIZATION
	CALIFO	ORNIA
		7 SOLE VOTING POWER
	ABER OF	24,000
	HARES FICIALLY	8 SHARED VOTING POWER
	NED BY EACH	-0-
REP	ORTING ERSON	9 SOLE DISPOSITIVE POWER
	WITH	24,000
		10 SHARED DISPOSITIVE POWER
	1	-0-
11	AGGREO	EGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
	24,000	
12	CHECK	S BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES $\Box$
13	PERCEN	NT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
	Less tha	
14	TYPE OF	OF REPORTING PERSON
	00	

\* Pursuant to the Settlement Agreement, Jeanne Farmer Grossman was appointed as the sole trustee of the 1972 Jeanne Ann Farmer Grossman Trust which gives her sole voting and dispositive power over the shares described above. This cover page is being included in this Schedule 13D to reflect this change in beneficial ownership.

1	NAME O	F REPORTING PERSON
		y F Farmer Trust*
2	CHECK	THE APPROPRIATE BOX IF A MEMBER OF A GROUP (b) $\Box$
3	SEC USE	ONLY
4	SOURCE	OF FUNDS
	00	
5	CHECK I	BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e) $\Box$
	-	
6	CITIZEN	SHIP OR PLACE OF ORGANIZATION
	CALIFO	
		7 SOLE VOTING POWER
	MBER OF	-0-
BENE	HARES FICIALLY	8 SHARED VOTING POWER
	NED BY EACH	-0-
REP	ORTING ERSON	9 SOLE DISPOSITIVE POWER
	WITH	-0-
		10 SHARED DISPOSITIVE POWER
		-0-
11	AGGREC	GATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
- 10	-0-	
12	CHECK I	BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES $\Box$
10	DED CET	T OF OLACS DEDDESENTED DV A VOLUTE IN DOVI (44)
13	PERCEN	T OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
	0%	
14	TYPE OF	REPORTING PERSON
	00	

\* Pursuant to the Settlement Agreement, the shares held by the 1972 Roy F Farmer Trust were divided into three equal parts and distributed out of the trust, and the trust was then dissolved. One-third of the shares previously held by the 1972 Roy F Farmer Trust were transferred to the Jeanne Grossman Living Trust, and the shares reported as beneficially owned by the latter in this Schedule 13D reflect such transfer. This cover page is being included in this Schedule 13D to reflect this change in beneficial ownership.

	-	
1	חכ	
	SU	

1	NAME O	OF REPORTING PERSON
	1972 Er	nily Marjorie Farmer Trust*
2	CHECK	THE APPROPRIATE BOX IF A MEMBER OF A GROUP (b) □
	(a) 🖾	
3	SEC USE	E ONLY
4	SOURCE	E OF FUNDS
	00	
5		BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)
6	CITIZEN	ISHIP OR PLACE OF ORGANIZATION
	CALIFO	7 SOLE VOTING POWER
	/IBER OF HARES	-0- 8 SHARED VOTING POWER
	FICIALLY	
	NED BY EACH	
	ORTING ERSON	9 SOLE DISPOSITIVE POWER
	WITH	-0-
		10 SHARED DISPOSITIVE POWER
		-0-
11	AGGREO	GATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
	-0-	
12	CHECK	BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES $\Box$
13	PERCEN	IT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
	0%	
14		F REPORTING PERSON
	00	

\* Pursuant to the Settlement Agreement, the shares held by the 1972 Emily Marjorie Farmer Trust were divided into three equal parts and distributed out of the trust, and the trust was then dissolved. One-third of the shares previously held by the 1972 Emily Marjorie Farmer Trust were transferred to the Jeanne Grossman Living Trust, and the shares reported as beneficially owned by the latter in this Schedule 13D reflect such transfer. This cover page is being included in this Schedule 13D to reflect this change in beneficial ownership.

1	NAME O	REPORTIN	NG PERSON
	1987 Ro	7 F Farme	r Trust II*
2			PRIATE BOX IF A MEMBER OF A GROUP
	(a) 🗵	(b) 🗆	
		0.1117	
3	SEC USE	UNLY	
4	SOURCE	OF FUNDS	
5	00		CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)
5	CHECK	UX IF DISC	LOSORE OF LEGAL PROCEEDINGS IS REQUIRED PORSOANT TO THEM 2(0) OR 2(0)
6	CITIZEN	HIP OR PL	ACE OF ORGANIZATION
	CALIFO		VOTING POWER
		/ JOLL	VOINGTOWER
NUM	IBER OF	65,93	
_	IARES FICIALLY	8 SHAR	ED VOTING POWER
	NED BY	-0-	
	EACH		DISPOSITIVE POWER
	ORTING ERSON	5 5022	
	WITH	65,93	
		10 SHAR	ED DISPOSITIVE POWER
		-0-	
11	AGGREO	-	NT BENEFICIALLY OWNED BY EACH REPORTING PERSON
	65,930	-	
12	CHECK	OX IF THE	AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES $\Box$
13	PERCEN	OF CLASS	REPRESENTED BY AMOUNT IN ROW (11)
	Less tha		
14	TYPE OF	REPORTIN	G PERSON
	00		
L			

\* Pursuant to the Settlement Agreement, Jeanne Farmer Grossman was appointed as the sole trustee of the 1987 Roy F Farmer Trust II, which gives her sole voting and dispositive power over the shares described above. This cover page is being included in this Schedule 13D to reflect this change in beneficial ownership.

1	NAME O	OF REPORTING PERSON	
		Roy F Farmer Trust III*	
2	CHECK	(b) □	
3	SEC USE	E ONLY	
4	SOURCE	E OF FUNDS	
	00		
5	CHECK I	BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e) $\Box$	
6	CITIZEN	NSHIP OR PLACE OF ORGANIZATION	
	CALIFO	ORNIA	
		7 SOLE VOTING POWER	
	ABER OF	-0-	
	HARES FICIALLY	8 SHARED VOTING POWER	
	NED BY EACH	-0-	
REP	ORTING ERSON	9 SOLE DISPOSITIVE POWER	
	WITH	-0-	
		10 SHARED DISPOSITIVE POWER	
	1	-0-	
11	AGGREC	GATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	-0-		
12	CHECK I	BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES $\Box$	
10	DEDCET	THE OF OLACS DEDDESENTED DV ANOLDIE IN DOUL (41)	
13	PERCEN	NT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
	0%		
14	TYPE OF	OF REPORTING PERSON	
	00		

\* Pursuant to the Settlement Agreement, the shares held by the 1987 Roy F Farmer Trust III were divided into three equal parts and distributed out of the trust, and the trust was then dissolved. One-third of the shares previously held by the 1987 Roy F Farmer Trust III were transferred to the Jeanne Grossman Living Trust, and the shares reported as beneficially owned by the latter in this Schedule 13D reflect such transfer. This cover page is being included in this Schedule 13D to reflect this change in beneficial ownership.

1       NAME OF REPORTING PERSON         1988 Roy F Farmer Trust II*         2       CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP         (a) ⊠       (b) □         3       SEC USE ONLY         4       SOURCE OF FUNDS         OO       00         5       CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e) □         6       CITIZENSHIP OR PLACE OF ORGANIZATION         CALIFORNIA       6,060         SHARES       8         BENEFICIALLY       7         SOLE VOTING POWER         OWNED BY       -0-         4       SOLE DISPOSITIVE POWER         00       9         9       SOLE DISPOSITIVE POWER         9       6,060         10       SHARED DISPOSITIVE POWER         00       10         9       SOLE DISPOSITIVE POWER         00       -0-         11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         6,060       -0         12       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES □         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)         Less than 1%       -0	198         2       CHI         3       SEC         4       SOU         4       SOU         5       CHI         6       CIT         6       CIT         6       CIT         8       CA         9       CA         9       CA         11       AG         12       CHI	1988 Roy CHECK T a) ⊠ SEC USE ( SOURCE ( DO CHECK B	7 F Farmer Trust II*         HE APPROPRIATE BOX IF A MEMBER OF A GROUP         (b) □         ONLY         OF FUNDS         OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e) □
2       CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP <ul> <li>(a) ⊠</li> <li>(b) □</li> </ul> 3         SEC USE ONLY           4         SOURCE OF FUNDS <ul> <li>OO</li> <li>5</li> <li>CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e) □</li> <li>6</li> <li>CITIZENSHIP OR PLACE OF ORGANIZATION             <li>CALIFORNIA</li> </li></ul> 6         CITIZENSHIP OR PLACE OF ORGANIZATION <ul> <li>CALIFORNIA</li> <li>G.060</li> <li>SHARES</li> <li>BENEFICIALLY</li> <li>OWNED BY</li> <li>-0.</li> <li>G.060</li> <li>SHARED DISPOSITIVE POWER</li> <li>6,060</li> <li>10</li> <li>SHARED DISPOSITIVE POWER</li> <li>-0.</li> </ul> 11         AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON <ul> <li>6,060</li> <li>11</li> <li>AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON</li> <li>6,060</li> </ul> 11     AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON               12 <li>CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES □</li> 13         PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)           Less than 1%	2CHI (a)3SEC4SOU4SOU5CHI6CIT6CIT6CANUMBER SHARE:BENEFICIA OWNED J EACH REPORTID PERSON WITH11AGU11AGU12CHI	CHECK T a) SEC USE SOURCE OO CHECK B	HE APPROPRIATE BOX IF A MEMBER OF A GROUP (b) ONLY OF FUNDS OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)
2       CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP <ul> <li>(a) ⊠</li> <li>(b) □</li> </ul> 3         SEC USE ONLY           4         SOURCE OF FUNDS <ul> <li>OO</li> <li>5</li> <li>CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e) □</li> <li>6</li> <li>CITIZENSHIP OR PLACE OF ORGANIZATION             <li>CALIFORNIA</li> </li></ul> 6         CITIZENSHIP OR PLACE OF ORGANIZATION <ul> <li>CALIFORNIA</li> <li>G.060</li> <li>SHARES</li> <li>BENEFICIALLY</li> <li>OWNED BY</li> <li>-0.</li> <li>G.060</li> <li>SHARED DISPOSITIVE POWER</li> <li>6,060</li> <li>10</li> <li>SHARED DISPOSITIVE POWER</li> <li>-0.</li> </ul> 11         AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON <ul> <li>6,060</li> <li>11</li> <li>AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON</li> <li>6,060</li> </ul> 11     AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON               12 <li>CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES □</li> 13         PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)           Less than 1%	2CHI (a)3SEC4SOU4SOU5CHI6CIT6CIT6CANUMBER SHARE:BENEFICIA OWNED J EACH REPORTID PERSON WITH11AGU11AGU12CHI	CHECK T a) SEC USE SOURCE OO CHECK B	HE APPROPRIATE BOX IF A MEMBER OF A GROUP (b) ONLY OF FUNDS OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)
(a) 图 (b) □         3       SEC USE ONLY         4       SOURCE OF FUNDS         OO       OO         5       CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e) □         6       CITIZENSHIP OR PLACE OF ORGANIZATION         CALIFORNIA       CALIFORNIA         7       SOLE VOTING POWER         9       SOLE VOTING POWER         00       -0.         EACH       8         PERSON       6,060         9       SOLE DISPOSITIVE POWER         6       6,060         10       SHARED VOTING POWER         0.0.       -0.         11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         6,060       -0.         11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         6,060       -0.         12       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES □         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)         Less than 1%       -0.	(a)3SEC4SOU4SOU5CHI6CIT6CIT6CANUMBERSHARE:BENEFICIAOWNED ICACHEACHREPORTIDPERSONWITHII11AGU12CHI	a) 🛛 SEC USE ( SOURCE ( DO CHECK B	(b)  ONLY OF FUNDS OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)
4       SOURCE OF FUNDS         00       00         5       CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)         6       CITIZENSHIP OR PLACE OF ORGANIZATION         CALIFORNIA       CALIFORNIA         7       SOLE VOTING POWER         6       6,060         9       SOLE DISPOSITIVE POWER         9       SOLE DISPOSITIVE POWER         9       SOLE DISPOSITIVE POWER         9       SOLE DISPOSITIVE POWER         -0-       -0-         11       AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES         12       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	4 SOU 5 CHI 5 CHI 6 CIT CA 9 6 CIT CA 0 0 0 0 0 0 0 0 0 0 0 0 0	OURCE ( DO CHECK B	DF FUNDS OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e) □
4       SOURCE OF FUNDS         00       00         5       CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)         6       CITIZENSHIP OR PLACE OF ORGANIZATION         CALIFORNIA       CALIFORNIA         7       SOLE VOTING POWER         6       6,060         9       SOLE DISPOSITIVE POWER         9       SOLE DISPOSITIVE POWER         9       SOLE DISPOSITIVE POWER         9       SOLE DISPOSITIVE POWER         -0-       -0-         11       AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES         12       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	4 SOU 5 CHI 5 CHI 6 CIT CA 9 6 CIT CA 0 0 0 0 0 0 0 0 0 0 0 0 0	OURCE ( DO CHECK B	DF FUNDS OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e) □
OO         5       CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)         6       CITIZENSHIP OR PLACE OF ORGANIZATION         CALIFORNIA       CALIFORNIA         7       SOLE VOTING POWER         6,060       6,060         SHARES       8         BENEFICIALLY       -0-         EACH       9         SOLE DISPOSITIVE POWER         -0-       6,060         WITH       10         SHARED DISPOSITIVE POWER         -0-       -0-         11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         6,060       -0-         11       AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES         12       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11)         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	5 CHI 5 CHI 6 CIT 6 CA NUMBER SHARE: BENEFICIA OWNED I EACH REPORTII PERSON WITH 11 AG 12 CHI	DO CHECK B	OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)
OO         5       CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)         6       CITIZENSHIP OR PLACE OF ORGANIZATION         CALIFORNIA       CALIFORNIA         7       SOLE VOTING POWER         6,060       6,060         SHARES       8         BENEFICIALLY       -0-         EACH       9         SOLE DISPOSITIVE POWER         -0-       6,060         WITH       10         SHARED DISPOSITIVE POWER         -0-       -0-         11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         6,060       -0-         11       AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES         12       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11)         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	5 CHI 5 CHI 6 CIT 6 CA NUMBER SHARE: BENEFICIA OWNED I EACH REPORTII PERSON WITH 11 AG 12 CHI	DO CHECK B	OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)
OO         5       CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)         6       CITIZENSHIP OR PLACE OF ORGANIZATION         CALIFORNIA       CALIFORNIA         7       SOLE VOTING POWER         6,060       6,060         SHARES       8         BENEFICIALLY       -0-         EACH       9         SOLE DISPOSITIVE POWER         -0-       6,060         WITH       10         SHARED DISPOSITIVE POWER         -0-       -0-         11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         6,060       -0-         11       AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES         12       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11)         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	5 CHI 5 CHI 6 CIT 6 CA NUMBER SHARE: BENEFICIA OWNED I EACH REPORTII PERSON WITH 11 AG 12 CHI	DO CHECK B	OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)
5       CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)         6       CITIZENSHIP OR PLACE OF ORGANIZATION         CALIFORNIA       7         7       SOLE VOTING POWER         6       6,060         SHARES       8         8       SHARED VOTING POWER         9       SOLE DISPOSITIVE POWER         PERSON       6,060         10       SHARED DISPOSITIVE POWER         -0-       -0-         11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         6,060       -0-         11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         6,060       -0-         12       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	5 CHI 6 CIT CA NUMBER SHARE: BENEFICIA OWNED I EACH REPORTII PERSON WITH 11 AG 6,0 12 CHI	CHECK B	
5       CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)         6       CITIZENSHIP OR PLACE OF ORGANIZATION         CALIFORNIA       7         7       SOLE VOTING POWER         6       6,060         SHARES       8         8       SHARED VOTING POWER         9       SOLE DISPOSITIVE POWER         PERSON       6,060         10       SHARED DISPOSITIVE POWER         -0-       -0-         11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         6,060       -0-         11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         6,060       -0-         12       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	5 CHI 6 CIT CA NUMBER SHARE: BENEFICIA OWNED I EACH REPORTII PERSON WITH 11 AG 6,0 12 CHI	CHECK B	
CALIFORNIA         NUMBER OF       6,060         SHARES       8         BENEFICIALLY       -0-         VWNED BY       -0-         EACH       -0-         REPORTING       9         SOLE DISPOSITIVE POWER         PERSON       -0.         00       -0.         10       SHARED DISPOSITIVE POWER         -0.       -0.         11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         6,060       -0.         12       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES []         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)         Less than 1%       -0.	NUMBER SHARE: BENEFICIA OWNED J EACH REPORTII PERSON WITH	CITIZENS	HIP OR PLACE OF ORGANIZATION
CALIFORNIA         NUMBER OF       6,060         SHARES       8         BENEFICIALLY       -0-         VWNED BY       -0-         EACH       -0-         REPORTING       9         SOLE DISPOSITIVE POWER         PERSON       -0.         00       -0.         10       SHARED DISPOSITIVE POWER         -0.       -0.         11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         6,060       -0.         12       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES []         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)         Less than 1%       -0.	NUMBER SHARE: BENEFICIA OWNED J EACH REPORTII PERSON WITH	CITIZENS	HIP OR PLACE OF ORGANIZATION
CALIFORNIA         NUMBER OF       6,060         SHARES       8         BENEFICIALLY       -0-         VWNED BY       -0-         EACH       -0-         REPORTING       9         SOLE DISPOSITIVE POWER         PERSON       -0.         -0.       -0.         10       SHARED DISPOSITIVE POWER         -0.       -0.         11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         6,060       -0.         11       AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES □         12       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES □         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)         Less than 1%       -0.	NUMBER SHARE: BENEFICIA OWNED J EACH REPORTII PERSON WITH	CITIZENS	HIP OR PLACE OF ORGANIZATION
NUMBER OF       6,060         SHARES       8         BENEFICIALLY       8         OWNED BY       -0-         EACH       9         SOLE DISPOSITIVE POWER         PERSON       6,060         WITH       6,060         10       SHARED DISPOSITIVE POWER         -0-       -0-         11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         6,060       -0-         11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         6,060       -0-         12       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES □         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)         Less than 1%       -0-	NUMBER SHARE BENEFICIA OWNED J EACH REPORTII PERSON WITH 11 AG 6,0 12 CH		
NUMBER OF       6,060         SHARES       8         BENEFICIALLY       8         OWNED BY       -0-         EACH       9         SOLE DISPOSITIVE POWER         PERSON       6,060         WITH       6,060         10       SHARED DISPOSITIVE POWER         -0-       -0-         11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         6,060       -0-         11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         6,060       -0-         12       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES □         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)         Less than 1%       -0-	NUMBER SHARE BENEFICIA OWNED J EACH REPORTII PERSON WITH 11 AG 6,0 12 CH		
NUMBER OF SHARES BENEFICIALLY       6,060         8       SHARED VOTING POWER         eACH REPORTING PERSON WITH       9       SOLE DISPOSITIVE POWER         6,060       6,060         10       SHARED DISPOSITIVE POWER         -0-       -0-         11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         6,060       -0-         11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         6,060       -0-         12       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)         Less than 1%	SHARE: BENEFICIA OWNED I EACH REPORTID PERSON WITH	JALIFU	
SHARES BENEFICIALLY OWNED BY EACH REPORTING       8       SHARED VOTING POWER         GAR       -0-         SOLE DISPOSITIVE POWER       9         SOLE DISPOSITIVE POWER       6,060         WITH       10       SHARED DISPOSITIVE POWER         -0-       -0-         11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         6,060       -0-         11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         6,060       -0-         12       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)         Less than 1%	SHARE: BENEFICIA OWNED I EACH REPORTID PERSON WITH		7 SOLE VOTING TOWER
BENEFICIALLY OWNED BY EACH REPORTING PERSON       9       SOLE DISPOSITIVE POWER         0-       6,060         10       SHARED DISPOSITIVE POWER         -0-       -0-         11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         6,060       -0-         11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         6,060       -0-         12       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES []         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)         Less than 1%	BENEFICIA OWNED I EACH REPORTID PERSON WITH 11 AG 6,0 12 CH	ER OF	6,060
OWNED BY EACH REPORTING PERSON WITH       -0-         10       SOLE DISPOSITIVE POWER         -0-       -0-         11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         6,060       -0-         12       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES []         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)         Less than 1%	OWNED J EACH REPORTII PERSON WITH 11 AG 6,0 12 CH		
EACH REPORTING PERSON WITH	EACH REPORTI PERSON WITH 11 AG 6,0 12 CH		
REPORTING PERSON WITH       9       SOLE DISPOSITIVE POWER         10       SHARED DISPOSITIVE POWER         10       -0-         11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         6,060         12       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)         Less than 1%	REPORTI PERSON WITH 11 AG 6,0 12 CH		
WITH       6,060         10       SHARED DISPOSITIVE POWER         -0-       -0-         11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         6,060       -0-         12       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)         Less than 1%	WITH 11 AG 6,0 12 CH		9 SOLE DISPOSITIVE POWER
10       SHARED DISPOSITIVE POWER         -0-         11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         6,060         12       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES □         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)         Less than 1%	11 AG 6,0 12 CH		6 060
-0-         11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         6,060         12       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)         Less than 1%	6,0 12 CH	I'H	
11       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         6,060         12       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES □         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)         Less than 1%	6,0 12 CH		
6,060         12       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES □         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)         Less than 1%	6,0 12 CH		-0-
12       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES □         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)         Less than 1%	12 CH	AGGREG	ATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
12       CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES □         13       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)         Less than 1%	12 CH		
13     PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)       Less than 1%			
Less than 1%		THECK R	OX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES □
Less than 1%			
Less than 1%	13 PEF		OF CLASS DEDDESENTED DV AMOUNT IN DOW (11)
		PERCENT	OF CLASS REFRESENTED DT AMOUNT IN ROW (11)
14 TVDE OF DEDODTING DEDSON		PERCENT	OF CLASS REPRESENTED BT AMOUNT IN ROW (11)
14 I I I E OF REPORTING PERSON	14 TYI		
		Less thar	
00	00	Less than TYPE OF	1%

\* Pursuant to the Settlement Agreement, Jeanne Farmer Grossman was appointed as the sole trustee of the 1988 Roy F Farmer Trust II, which gives her sole voting and dispositive power over the shares described above. This cover page is being included in this Schedule 13D to reflect this change in beneficial ownership.

1	NAME OF REPORTING PERSON				
	1088 R	1988 Roy F Farmer Trust III*			
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP				
	(a) 🗵	(b)			
3	SEC USE	E ONI	LY		
4	SOURCE	OF	FUNDS		
	00				
5		BOX	IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e) $\Box$		
6	CITIZEN	SHIF	P OR PLACE OF ORGANIZATION		
	CALIFO	ORN	ΊΑ		
	Į	7	SOLE VOTING POWER		
NUM	IBER OF		6,060		
-	IARES FICIALLY	8	SHARED VOTING POWER		
OWI	NED BY		-0-		
	ACH ORTING	9	SOLE DISPOSITIVE POWER		
	RSON VITH		6,060		
v	VIII	10			
			-0-		
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	6,060				
12		BOX	IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES $\Box$		
13	PERCEN	T OF	CLASS REPRESENTED BY AMOUNT IN ROW (11)		
	Less than 1%				
14			PORTING PERSON		
	00				
	1				

\* Pursuant to the Settlement Agreement, Jeanne Farmer Grossman was appointed as the sole trustee of the 1988 Roy F Farmer Trust III, which gives her sole voting and dispositive power over the shares described above. This cover page is being included in this Schedule 13D to reflect this change in beneficial ownership.

13D

1	NAME OF REPORTING PERSON		
	1990 Brynn Elizabeth Grossman Trust*		
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP		
	(a) $\boxtimes$ (b) $\square$		
3	SEC USE ONLY		
4	SOURCE OF FUNDS		
	00		
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)		
6	CITIZENSHIP OR PLACE OF ORGANIZATION		
-	CALIFORNIA 7 SOLE VOTING POWER		
	/ SOLE VOTING POWER		
NUN	MBER OF 50,008		
	HARES 8 SHARED VOTING POWER FICIALLY		
E	EACH 9 SOLE DISPOSITIVE DOWER		
	ORTING SOLE DISPOSITIVE FOWER		
	WITH 50,008		
	10 SHARED DISPOSITIVE POWER		
	-0-		
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	50.000		
12	50,008 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES		
16			
15			
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)		
	Less than 1%		
14	TYPE OF REPORTING PERSON		
	00		

\* The beneficial ownership of shares held by this trust was not impacted by the terms of the Settlement Agreement.

13D

1	NAME OF REPORTING PERSON		
	1992 Brynn Elizabeth Grossman Trust*		
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP		
	(a) $\boxtimes$ (b) $\square$		
3	SEC USE ONLY		
4	SOURCE OF FUNDS		
	00		
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)		
6	CITIZENSHIP OR PLACE OF ORGANIZATION		
	CALIFORNIA 7 SOLE VOTING POWER		
	7 SOLE VOTING POWER		
NUN	1BER OF 9,550		
	IARES 8 SHARED VOTING POWER		
	FICIALLY NED BY		
	ORTING 9 SOLE DISPOSITIVE POWER		
	RSON 9,550		
	10 SHARED DISPOSITIVE POWER		
11	-0- AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
11	AGGREGATE AMOUNT DENEFICIALET OWNED DT EACH REFORTING FERSON		
	9,550		
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES $\Box$		
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)		
	Less than 1%		
14	TYPE OF REPORTING PERSON		
	00		
L			

\* The beneficial ownership of shares held by this trust was not impacted by the terms of the Settlement Agreement.

1	NAME OF REPORTING PERSON		
	Jeanne Farmer Grossman		
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) ⊠ (b) □		
3	SEC USE ONLY		
4	SOURCE OF FUNDS		
	00		
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e) □		
6	CITIZENSHIP OR PLACE OF ORGANIZATION		
	USA		
SH BENEF OWI E REPO PE	7       SOLE VOTING POWER         IBER OF       1,564,049         IARES       8         YICIALLY       0         ACH       0         ORTING       9         SOLE DISPOSITIVE POWER         RSON       1,564,049         10       SHARED DISPOSITIVE POWER         0       0		
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 1,564,049		
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES □		
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)		
	9.25%		
14	TYPE OF REPORTING PERSON		
	IN		

# Item 1. <u>Security and Issuer</u>.

The following constitutes the Schedule 13D filed by the undersigned (the "*Schedule 13D*") relating to shares of Common Stock, \$1.00 par value (the "*Common Stock*"), of Farmer Bros. Co., a Delaware corporation (the "*Company*"), having its principal executive offices at 13601 North Freeway, Suite 200, Fort Worth, Texas 76177. The Schedule 13D is filed by Jeanne Farmer Grossman and certain trusts for which she is sole trustee, all of which are Reporting Persons signatory to the Schedule 13D. The Schedule 13D relates to some of the same securities disclosed in, but is separate from, a joint statement originally filed by Carol Lynn Farmer Waite with the Securities and Exchange Commission (the "*SEC*") on March 14, 2005, as amended by Amendment No. 1 thereto filed with the SEC on December 15, 2005, Amendment No. 2 thereto filed with the SEC on September 21, 2006, Amendment No. 3 thereto filed with the SEC on August 29, 2016, and Amendment No. 4 thereto filed with the SEC on September 8, 2016.

### Item 2. Identity and Background.

- (a) This statement is filed by:
  - (i) Jeanne Farmer Grossman
  - (ii) Jeanne Grossman Living Trust
  - (iii) 1964 Jeanne Ann Farmer Grossman Trust
  - (iv) 1969 Jeanne Ann Farmer Grossman Trust
  - (v) 1972 Jeanne Ann Farmer Grossman Trust
  - (vi) 1987 Roy F Farmer Trust II
  - (vii) 1988 Roy F Farmer Trust II
  - (viii) 1988 Roy F Farmer Trust III
  - (ix) 1990 Brynn Elizabeth Grossman Trust
  - (x) 1992 Brynn Elizabeth Grossman Trust

Each of the foregoing is referred to as a "Reporting Person" and collectively as the "Reporting Persons." The foregoing Trusts are referred to collectively as the "Grossman Trusts."

(b) The address of the principal office of each Reporting Person is c/o Carrington, Coleman, Sloman & Blumenthal, LLP, 901 Main Street, Suite 5500, Dallas, Texas 75202, Attn: Brett A. Madole.

(c) The principal business of the Grossman Trusts is serving family investment planning purposes. The principal occupation of Jeanne Farmer Grossman is homemaker.

(d) No Reporting Person has, during the last five (5) years, been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).

(e) No Reporting Person has, during the last five (5) years, been party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree, or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

(f) The citizenship of the Reporting Persons is California.

# Item 3. Source and Amount of Funds or Other Consideration.

The Grossman Trusts beneficially own an aggregate of 1,545,175 shares of Company Common Stock. Jeanne Farmer Grossman is the direct beneficial owner of 18,874 shares of Company Common Stock held in brokerage

13D

accounts. The shares beneficially owned by each of the Grossman Trusts and by Jeanne Farmer Grossman were transferred to each respective Grossman Trust and to Jeanne Farmer Grossman in accordance with trust instruments to successor trustees and beneficiaries under various family trusts. Accordingly, no shares were purchased by the Grossman Trusts or Jeanne Farmer Grossman.

# Item 4. <u>Purpose of Transaction</u>.

Following the filing of multiple petitions in the Orange County and Los Angeles County Superior Courts related to the various family trusts discussed herein that hold shares of the Company Common Stock (collectively, the "*Farmer Trusts*"), a Settlement Agreement and Mutual Release was entered into by and among Jeanne Farmer Grossman, Carol Lynn Farmer Waite, Richard Farmer, Jonathan M. Waite, Brett Matthew Grossman, Scott Michael Grossman, and Brynn Grossman (the "*Settlement Agreement*"), which became effective on November 21, 2017, the date of the entry of the last of the court orders approving the Settlement Agreement.

The Settlement Agreement provides, among other things, for the following changes to be made to the Farmer Trusts, which changes are illustrated in greater detail in the tables below:

- 1) Richard Farmer's resignation as co-trustee from certain of the Farmer Trusts of which Jeanne Farmer Grossman or Carol Lynn Farmer Waite also served as co-trustee, upon which either Jeanne Farmer Grossman or Carol Lynn Farmer Waite became sole trustees of such trusts, as applicable;
- 2) Carol Lynn Farmer Waite's resignation as co-trustee from certain other Farmer Trusts of which Richard Farmer or Jeanne Farmer Grossman also served as co-trustee, upon which either Richard Farmer or Jeanne Farmer Grossman became sole trustee of such trusts, as applicable; and
- 3) the division of the assets of certain other Farmer Trusts (collectively, the "*GAP Trusts*"), including the shares of Company Common Stock held by the GAP Trusts, into three separate and equal parts, the distribution of such equal parts to each of Jeanne Farmer Grossman, Richard Farmer and Carol Lynn Farmer Waite, and the subsequent dissolution of the GAP Trusts.

The shares distributed from the GAP Trusts which were allocated to Jeanne Farmer Grossman (the "*GAP Shares*") were subsequently transferred to the Jeanne Grossman Living Trust.

The various share distributions and transfers resulting from the Settlement Agreement were made on various dates following the effectiveness of the Settlement Agreement, with the final distribution occurring on January 5, 2018.

As a result of the actions described above and certain sales of Company Common Stock described herein, as of April 9, 2018, Jeanne Farmer Grossman may be deemed to beneficially own an aggregate of 1,564,049 shares of the Company Common Stock.

The following table describes the Grossman Trusts that are not impacted by the Settlement Agreement.

	Stock Beneficially Owned by	
	Jeanne Farmer Grossman Prior	Stock Beneficially Owned by Jeanne Farmer Grossman After
Trust	to Settlement	Settlement
1990 Brynn Elizabeth Grossman Trust	50,008	50,008
1992 Brynn Elizabeth Grossman Trust	9,550	9,550

The following table describes the Grossman Trusts for which Jeanne Farmer Grossman was not a trustee, but became sole trustee, and now has sole voting and dispositive power with respect to the shares of Common Stock held in such trust

Trust	Stock Beneficially Owned by Jeanne Farmer Grossman Prior to Settlement	Stock Beneficially Owned by Jeanne Farmer Grossman After Settlement
1964 Jeanne Ann Farmer Grossman Trust	0	321,750
1969 Jeanne Ann Farmer Grossman Trust	0	77,960
1972 Jeanne Ann Farmer Grossman Trust	0	24,000
1987 Roy F Farmer Trust II	0	65,930

The following table describes the Grossman Trusts for which Jeanne Farmer Grossman was a co-trustee, but became sole trustee, and now has sole voting and dispositive power with respect to the shares of Common Stock held in such trusts.

	Stock Beneficially Owned by		
	Jeanne Farmer	Stock Beneficially Owned	
	Grossman Prior	by Jeanne Farmer Grossman After	
Trust	to Settlement	Settlement	
1988 Roy F Farmer Trust II	6,060	6,060	
1988 Roy F Farmer Trust III	6,060	6,060	

The following table describes the GAP Trusts from which Jeanne Farmer Grossman was neither a trustee nor co-trustee. Pursuant to the Settlement Agreement, the shares of Common Stock held by the GAP Trusts were divided into three equal parts, one-third of such shares were distributed out of the GAP Trusts and into the Jeanne Grossman Living Trust, and the GAP Trusts were then dissolved.

Trust	Stock Beneficially Owned by Jeanne Farmer Grossman Prior to Settlement	GAP Shares Beneficially Owned by Jeanne Farmer Grossman After Settlement
1964 Roy Edward Farmer Trust	0	107,250
1969 Roy Edward Farmer Trust	0	25,987
1969 Roy F Farmer Trust	0	25,986
1969 Emily Marjorie Farmer Trust	0	25,987
1972 Roy Edward Farmer Trust	0	8,000
1972 Roy F Farmer Trust	0	8,000
1972 Emily Marjorie Farmer Trust	0	8,000
1987 Roy F Farmer Trust III	0	21,977

The following table reflects one-third of the shares previously held by the GAP Trusts, as reflected in the last column of the table immediately above, that were subsequently transferred to the Jeanne Grossman Living Trust.

Trust	Stock Beneficially Owned by Jeanne Farmer Grossman Prior to Settlement	Stock Beneficially Owned by Jeanne Farmer Grossman After Settlement
Jeanne Grossman Living Trust	808,370	1,039,557

Following the Settlement Agreement described herein, Jeanne Farmer Grossman disposed of certain shares of Company Common Stock through open market sales occurring on the 1st, 4th, 5th, and 13th of December 2017 (the "*December Transactions*"). The December Transactions were effected from the Jeanne Grossman Living Trust. The following table reflects the Company Common Stock holdings of the Jeanne Grossman Living Trust prior to the December Transactions and as of this Schedule 13D filing.

Trust	Stock Beneficially Owned by Jeanne Farmer Grossman Prior to December Transactions	Stock Beneficially Owned by Jeanne Farmer Grossman After December Transactions
Jeanne Grossman Living Trust	1,039,557	1,019,557

Following the Settlement Agreement described herein, Jeanne Farmer Grossman disposed of certain shares of Company Common Stock through open market sales occurring on the 7th, 8th, 12th, 13th, and 14th of March 2018 (the "*March Transactions*"). The March Transactions were effected from the 1964 Jeanne Ann Farmer Grossman Trust. The following table reflects the Company Common Stock holdings of the 1964 Jeanne Ann Farmer Grossman Trust prior to the March Transactions and as of this Schedule 13D filing.

	Stock Beneficially Owned by Jeanne Farmer Grossman Prior	Stock Beneficially Owned by Jeanne Farmer Grossman After
Trust	to March Transactions	March Transactions
1964 Jeanne Ann Farmer Grossman		
Trust	321,750	286,050

Other than as described herein, no Reporting Person has any plans or proposals that would relate to, or could result in, any of the matters set forth in subparagraphs (a) through (j), inclusive, of Item 4 of Schedule 13D.

No Reporting Person has any present plan or proposal which would relate to or result in any of the matters set forth in subparagraphs (a) - (j) of Item 4 of Schedule 13D except as set forth herein. The Reporting Persons reserve the right to increase or decrease their respective positions in the Company through, among other things, the purchase or sale of securities of the Company on the open market or in private transactions or otherwise, on such terms and at such times as the Reporting Persons may deem advisable. The Reporting Persons reserve the right to change their intention with respect to any and all matters referred to in this Item 4.

# Item 5. <u>Interest in Securities of the Issuer</u>.

The aggregate percentage of Company Common Stock shares reported owned by each person named herein is based upon 16,899,667 shares of Common Stock outstanding as of February 6, 2018, which is the total number of shares outstanding as reported in the Company's Quarterly Report on Form 10-Q, filed with the Securities and Exchange Commission on February 7, 2018.

- A. Jeanne Grossman Living Trust
  - (a) As of April 9, 2018, the Jeanne Grossman Living Trust beneficially owned 1,019,557 shares of Common Stock.

Percentage: 6.0%

- (b) 1. Sole power to vote or direct vote: 1,019,557
  - 2. Shared power to vote or direct vote: 0
  - 3. Sole power to dispose or direct the disposition: 1,019,557
  - 4. Shared power to dispose or direct the disposition: 0
- (c) See Item 4, above, for a description of the transactions in the shares of Common Stock during the past sixty (60) days.
- B. 1964 Jeanne Ann Farmer Grossman Trust
  - (a) As of April 9, 2018, the 1964 Jeanne Ann Farmer Grossman Trust beneficially owned 286,050 shares of Common Stock.

Percentage: 1.7%

- (b) 1. Sole power to vote or direct vote: 286,050
  - 2. Shared power to vote or direct vote: 0
  - 3. Sole power to dispose or direct the disposition: 286,050
  - 4. Shared power to dispose or direct the disposition: 0
- (c) See Item 4, above, for a description of the transactions in the shares of Common Stock during the past sixty (60) days.
- C. 1964 Roy Edward Farmer Trust

Pursuant to the Settlement Agreement, the shares held by this trust were divided into three equal parts and distributed out of the trust, and the trust was then dissolved. One-third of the shares previously held by this trust were transferred to the Jeanne Grossman Living Trust. See Item 4, above, for a description of the transactions in the shares of Common Stock during the past sixty (60) days.

D. 1969 Roy Edward Farmer Trust

Pursuant to the Settlement Agreement, the shares held by this trust were divided into three equal parts and distributed out of the trust, and the trust was then dissolved. One-third of the shares previously held by this trust were transferred to the Jeanne Grossman Living Trust. See Item 4, above, for a description of the transactions in the shares of Common Stock during the past sixty (60) days.

- E. 1969 Jeanne Ann Farmer Grossman Trust
  - (a) As of April 9, 2018, the 1969 Jeanne Ann Farmer Grossman Trust beneficially owned 77,960 shares of Common Stock.

Percentage: Less than 1%

13D

- (b) 1. Sole power to vote or direct vote: 77,960
  - 2. Shared power to vote or direct vote: 0
  - 3. Sole power to dispose or direct the disposition: 77,960
  - 4. Shared power to dispose or direct the disposition: 0
- (c) See Item 4, above, for a description of the transactions in the shares of Common Stock during the past sixty (60) days.
- F. 1969 Roy Edward Farmer Trust

Pursuant to the Settlement Agreement, the shares held by this trust were divided into three equal parts and distributed out of the trust, and the trust was then dissolved. One-third of the shares previously held by this trust were transferred to the Jeanne Grossman Living Trust. See Item 4, above, for a description of the transactions in the shares of Common Stock during the past sixty (60) days.

G. 1969 Roy F Farmer Trust

Pursuant to the Settlement Agreement, the shares held by this trust were divided into three equal parts and distributed out of the trust, and the trust was then dissolved. One-third of the shares previously held by this trust were transferred to the Jeanne Grossman Living Trust. See Item 4, above, for a description of the transactions in the shares of Common Stock during the past sixty (60) days.

H. 1969 Emily Marjorie Farmer Trust

Pursuant to the Settlement Agreement, the shares held by this trust were divided into three equal parts and distributed out of the trust, and the trust was then dissolved. One-third of the shares previously held by this trust were transferred to the Jeanne Grossman Living Trust. See Item 4, above, for a description of the transactions in the shares of Common Stock during the past sixty (60) days.

- I. 1972 Jeanne Ann Farmer Grossman Trust
  - (a) As of April 9, 2018, the 1972 Jeanne Ann Farmer Grossman Trust beneficially owned 24,000 shares of Common Stock.

Percentage: Less than 1.0%

- (b) 1. Sole power to vote or direct vote: 24,000
  - 2. Shared power to vote or direct vote: 0
  - 3. Sole power to dispose or direct the disposition: 24,000
  - 4. Shared power to dispose or direct the disposition: 0
- (c) See Item 4, above, for a description of the transactions in the shares of Common Stock during the past sixty (60) days.
- J. 1972 Roy Edward Farmer Trust

Pursuant to the Settlement Agreement, the shares held by this trust were divided into three equal parts and distributed out of the trust, and the trust was then dissolved. One-third of the shares previously held by this trust were transferred to the Jeanne Grossman Living Trust. See Item 4, above, for a description of the transactions in the shares of Common Stock during the past sixty (60) days.

K. 1972 Roy F Farmer Trust

Pursuant to the Settlement Agreement, the shares held by this trust were divided into three equal parts and distributed out of the trust, and the trust was then dissolved. One-third of the

shares previously held by this trust were transferred to the Jeanne Grossman Living Trust. See Item 4, above, for a description of the transactions in the shares of Common Stock during the past sixty (60) days.

L. 1972 Emily Marjorie Farmer Trust

Pursuant to the Settlement Agreement, the shares held by this trust were divided into three equal parts and distributed out of the trust, and the trust was then dissolved. One-third of the shares previously held by this trust were transferred to the Jeanne Grossman Living Trust. See Item 4, above, for a description of the transactions in the shares of Common Stock during the past sixty (60) days.

M. 1987 Roy F Farmer Trust II

(a) As of April 9, 2018, the 1987 Roy F Farmer Trust II beneficially owned 65,930 shares of Common Stock.

Percentage: Less than 1.0%

- (b) 1. Sole power to vote or direct vote: 65,930
  - 2. Shared power to vote or direct vote: 0
  - 3. Sole power to dispose or direct the disposition: 65,930
  - 4. Shared power to dispose or direct the disposition: 0
- (c) See Item 4, above, for a description of the transactions in the shares of Common Stock during the past sixty (60) days.
- N. 1987 Roy F Farmer Trust III

Pursuant to the Settlement Agreement, the shares held by this trust were divided into three equal parts and distributed out of the trust, and the trust was then dissolved. One-third of the shares previously held by this trust were transferred to the Jeanne Grossman Living Trust. See Item 4, above, for a description of the transactions in the shares of Common Stock during the past sixty (60) days.

- O. 1988 Roy F Farmer Trust II
  - (a) As of April 9, 2018, the 1988 Roy F Farmer Trust II beneficially owned 6,060 shares of Common Stock.

Percentage: Less than 1.0%

- (b) 1. Sole power to vote or direct vote: 6,060
  - 2. Shared power to vote or direct vote: 0
  - 3. Sole power to dispose or direct the disposition: 6,060
  - 4. Shared power to dispose or direct the disposition: 0
- (c) See Item 4, above, for a description of the transactions in the shares of Common Stock during the past sixty (60) days.
- P. 1988 Roy F Farmer Trust III
  - (a) As of April 6, 2018, the 1988 Roy F Farmer Trust III beneficially owned 6,060 shares of Common Stock.

Percentage: Less than 1.0%

- (b) 1. Sole power to vote or direct vote: 6,060
  - 2. Shared power to vote or direct vote: 0
  - 3. Sole power to dispose or direct the disposition: 6,060

4. Shared power to dispose or direct the disposition: 0

- (c) See Item 4, above, for a description of the transactions in the shares of Common Stock during the past sixty (60) days.
- Q. 1990 Brynn Elizabeth Grossman Trust
  - (a) As of April 9, 2018, the 1990 Brynn Elizabeth Grossman Trust beneficially owned 50,008 shares of Common Stock.
    - Percentage: Less than 1%
  - (b) 1. Sole power to vote or direct vote: 50,008
    - 2. Shared power to vote or direct vote: 0
    - 3. Sole power to dispose or direct the disposition: 50,008
    - 4. Shared power to dispose or direct the disposition: 0
  - (c) The 1990 Brynn Elizabeth Grossman Trust has not entered into any transactions in the shares of Common Stock during the past (60) sixty days.
- R. 1992 Brynn Elizabeth Grossman Trust
  - (a) As of April 9, 2018, the 1992 Brynn Elizabeth Grossman Trust beneficially owned 9,550 shares of Common Stock.
    - Percentage: Less than 1%
  - (b) 1. Sole power to vote or direct vote: 9,550
    - 2. Shared power to vote or direct vote: 0
    - 3. Sole power to dispose or direct the disposition: 9,550
    - 4. Shared power to dispose or direct the disposition: 0
  - (c) The 1992 Brynn Elizabeth Grossman Trust has not entered into any transactions in the shares of Common Stock during the past (60) sixty days.
- S. Jeanne Farmer Grossman
  - (a) Jeanne Farmer Grossman, individually and as sole trustee of the Jeanne Grossman Living Trust, 1964 Jeanne Ann Farmer Grossman Trust, 1972 Jeanne Ann Farmer Grossman Trust, 1987 Roy F Farmer Trust II, 1988 Roy F Farmer Trust II, 1988 Roy F Farmer Trust II, 1990 Brynn Elizabeth Grossman Trust, and 1992 Brynn Elizabeth Grossman Trust, may be deemed to beneficially own the shares of Common Stock held directly by such Reporting Persons. As of April 9, 2018, Jeanne Farmer Grossman may be deemed to beneficially own 1,564,049 shares.
    - Percentage: 9.25%
  - (b) 1. Sole power to vote or direct vote: 1,564,049
    - 2. Shared power to vote or direct vote: 0
    - 3. Sole power to dispose or direct the disposition: 1,564,049
    - 4. Shared power to dispose or direct the disposition: 0
  - (c) See Item 4, above, for a description of the transactions in the shares of Common Stock during the past sixty (60) days.

Each of the Reporting Persons, as a member of a "group" for the purposes of Section 13(d)(3) of the Securities Exchange Act of 1934, as amended, may be deemed the beneficial owner of the shares of Common Stock directly owned by the other Reporting Persons. Each Reporting Person disclaims beneficial ownership of such shares except to the extent of his, her or its pecuniary interest therein.

- (d) No person other than the Reporting Persons are known to have the right to receive, or the power to direct the receipt of dividends from, or proceeds from the sale of, the shares of Common Stock.
- (e) Not applicable.

#### Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer.

The responses to Item 5 of this Schedule 13D are incorporated by reference herein.

In connection with the initial filing of the 2005 Schedule 13D, Jeanne Farmer Grossman on January 26, 2005 entered into a limited power of attorney with Carol Lynn Farmer Waite for certain filings with the SEC, pursuant to which Jeanne Farmer Grossman appointed Carol Lynn Farmer Waite as her attorney-in-fact to, among other things, complete and execute for and on her behalf in her capacity as a beneficial owner (or trustee, beneficiary, settlor or executor thereof) of the Company, Schedules 13D and 13G and amendments thereto in accordance with Regulation 13D of the of the Securities Exchange Act of 1934, as amended and the rules thereunder. Jeanne Farmer Grossman has revoked this limited power of attorney.

#### Item 7. <u>Material to be Filed as Exhibits</u>.

Exhibit 24.1 Power of Attorney authorizing Bret A. Madole to act on behalf of Jeanne Farmer Grossman as described herein.

# SIGNATURE

13D

After reasonable inquiry and to the best of his knowledge and belief, the undersigned certifies that the information set forth in this statement is true, complete and correct.

Dated: April 9, 2018

/s/ Bret A. Madole BRET A. MADOLE

as Attorney-in-Fact for Jeanne Farmer Grossman, in her individual capacity and as trustee, as applicable, of the following Grossman Trusts:

Jeanne Grossman Living Trust 1964 Jeanne Ann Farmer Grossman Trust 1969 Jeanne Ann Farmer Grossman Trust 1972 Jeanne Ann Farmer Grossman Trust 1987 Roy F Farmer Trust II 1988 Roy F Farmer Trust II 1988 Roy F Farmer Trust III 1990 Brynn Elizabeth Grossman Trust 1992 Brynn Elizabeth Grossman Trust

## EXHIBIT 24.1

#### POWER OF ATTORNEY

The undersigned hereby constitutes and appoints Bret A. Madole of Carrington, Coleman, Sloman & Blumenthal, LLP ("*Carrington Coleman*"), the undersigned's true and lawful attorney-in-fact ("*Attorney-in-Fact*") to:

(1) complete and execute, for and on behalf of the undersigned, in the undersigned's capacity as the beneficial owner of shares of common stock ("*Common Stock*") of Farmer Brothers Co., a Delaware corporation (the "*Company*"), or securities exercisable, convertible, or exchangeable for shares of Company Common Stock, Forms 3, 4, and 5, and Schedules 13D and 13G, and such other forms and documents (including any amendments to any of the foregoing) as Attorney-In-Fact shall, subject to the undersigned's prior approval, determine to be required or advisable pursuant to Section 16(a) and Section 13(d) of the Securities Exchange Act of 1934, as amended (the "*Exchange Act*"), and the rules and regulations of the Securities and Exchange Commission (the "*SEC*") promulgated thereunder, or any successor laws and regulations, as a consequence of, or in respect of, the undersigned's ownership, acquisition, or disposition of securities of the Company;

(2) do and perform any and all acts for and on behalf of the undersigned which may be necessary or desirable to complete and execute any such forms and schedules (including any amendments thereto), and timely file such forms and schedules (including any amendments thereto), with the SEC, any national securities exchange, and any other relevant governmental or regulatory agency or authority;

(3) subject to the undersigned's consent, take any other action of any type whatsoever in connection with the foregoing which, in the opinion of Attorney-in-Fact, may be of benefit to, in the best interest of, or legally required by, the undersigned, it being understood that the forms and documents executed by Attorney-in-Fact on behalf of the undersigned pursuant to this Power of Attorney (including any amendments thereto) shall be in such form and shall contain such information as Attorney-in-Fact may approve in his sole discretion.

The undersigned hereby grants to Attorney-in-Fact full power and authority to do and perform each and every act and thing whatsoever requisite, necessary, or proper to be done in the exercise of any of the rights and powers herein granted, as fully to all intents and purposes as the undersigned might or could do if personally present, with full power of substitution and revocation, hereby ratifying and confirming all that Attorney-in-Fact, or Attorney-in-Fact's substitute or substitutes, shall lawfully do or cause to be done by virtue of this Power of Attorney and the rights and powers herein granted. The undersigned acknowledges that Attorney-in-Fact, in serving in such capacity at the request of the undersigned, is not assuming any of the undersigned's responsibilities to comply with Section 16(a) and Section 13(d) of the Exchange Act, nor is Attorney-in-Fact assuming any other legal obligations to which the undersigned is currently (or may become) subject.

The undersigned agrees that Attorney-in-Fact may rely entirely on information furnished orally or in writing by the undersigned to Attorney-in-Fact. The undersigned also agrees to indemnify and hold harmless Attorney-in-Fact against any losses, claims, damages, or liabilities (or actions or investigations in these respects) that arise out of, or are based on, any untrue statement or omission of necessary facts in the information provided by the undersigned to Attorney-in-Fact for purposes of preparing, executing, delivering, and filing Forms 3, 4, and 5, and Schedules 13D and 13G (including any amendments thereto), and agrees to reimburse Carrington Coleman for any legal or other expenses reasonably incurred in connection with investigating or defending against any such loss, claim, damage, liability, or action.

This Power of Attorney shall remain in full force and effect until the undersigned is no longer required to file Forms 3, 4, and 5, or Schedules 13D and 13G, with respect to the undersigned's beneficial ownership of, or transactions in, the Company Common Stock, unless earlier revoked by the undersigned in a signed writing delivered to Attorney-in-Fact.

IN WITNESS WHEREOF, the undersigned has caused this Power of Attorney to be executed as of this 5th day of April, 2018.

/s/ Jeanne Farmer Grossman

Jeanne Farmer Grossman