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# SONOMA COUNTY BOARD OF SUPERVISORS

## **Conditions of Approval**

Staff:	Scott Hunsperger	Date:	September 12, 2023
Applicant:	Mahoney Family Partnership LP, et al.	File No.:	LLA23-0001
<b>Owners</b> :	Mahoney Family Partnership LP, et al. and		
	Jeffrey Lapin, Trustee of Crop Lands Trust et al.	APN:	135-061-004 and
Address:	23401 and 23500 Ramal Road, Sonoma		135-071-005

**Project Description:** Lot Line Adjustment between two parcels of 16.59 +/- acres (Lot A) and 20.13 +/- acres (Lot B), resulting in two parcels of 17.08 +/- acres (Lot A) and 19.64 +/- acres (Lot B). The Adjustment reconfigures legal parcel boundaries to align with the existing county road and existing agricultural uses.

- NOTE: Amendments and changes to approved Lot Line Adjustment conditions may be considered by the Board of Supervisors at a later date if additional information justifies the changes and does not increase the intensity of use approved by the original approval. The Director of Permit Sonoma will determine if a public hearing is necessary and if additional fees are required.
- NOTE: These conditions must be met and the application validated within 24 months (from the date of this approval) unless a request for an extension of time is received before the expiration date.

### <u>SURVEY</u>

### To be Reviewed and Approved by the County Surveyor:

- Submit draft description(s) of the Lot Line Adjustment of the piece(s) of the parcel(s) to be transferred and description(s) of all remaining parcels that are subject to change, to the County Surveyor's Office for approval; Descriptions are to be labeled Exhibit "A", or the equivalent.
- 2. Submit an Exhibit "B", or the equivalent, a plat map of the Lot Line Adjustment. Plat map shall be prepared by a licensed land surveyor and attached to the deed(s) to be recorded. The plat map shall be submitted to the County Surveyor for review along with the draft description(s), and requisite closure calculations.

The following note shall be placed on the plat map: "THIS EXHIBIT MAP IS FOR GRAPHICAL PURPOSES ONLY. Any errors or omissions on this Exhibit shall not affect the Deed(s) descriptions."

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#### PLANNING

#### To be Reviewed and Approved by Permit Sonoma Project Review Planner:

- 3. Submit verification to Planning that taxes and/or assessments, which are a lien and termed as payable, are paid to the Treasurer-Tax Collector's Department on all parcels affected by the adjustment. The Treasurer-Tax Collector knows the amount of the tax due.
- 4. A draft description, prepared by a licensed land surveyor or civil engineer authorized to practice land surveying, showing the combination of lots or transfer of property shall be submitted to the County Surveyor for approval. The following note shall be placed on the deed or deeds: "The purpose of this deed is for a Lot Line Adjustment for the combination of a portion of the Lands of Mahoney Family Partnership LP, a California limited partnership, et al. as described deed recorded under Document No. 2016-041292, Sonoma County Records, APN's 135-071-005; with the Lands of Jeffrey Lapin, Trustee of Crop Lands Trust et al. as described Certificate of Compliance recorded under Document No. 2022-057553, Sonoma County Records, portion of APN 135-061-004. This deed is pursuant to LLA23-0001 on file in the office of the Sonoma County Permit and Resource Management Department. It is the express intent of the signatory hereto that the recordation of this deed extinguishes any underlying parcels or portions of parcels." It is the responsibility of the surveyor/engineer preparing the deeds to ensure that the information contained within the combination note is correct. Note: The County Surveyor may modify the above-described note.
- 5. Prior to Permit Sonoma stamping the grant deed(s) for the Lot Line Adjustment the property owner(s) shall execute a Right-to-Farm Declaration on a form provided by Permit Sonoma to be submitted before the Lot Line Adjustment is cleared by Permit Sonoma for recordation. The Right-to-Farm Declaration shall be recorded concurrently with the Permit and Resource Management Department approved Lot Line Adjustment grant deed(s) to reflect the newly configured parcels.
- 6. Prior to Permit Sonoma stamping the grant deed(s) for the Lot Line Adjustment, the property owner shall submit a complete application and applicable filing fees to rescind and replace the two, existing Non-Prime Land Conservation Act Contracts with two new Prime Land Conservation Contracts for Lots A and B. Once the Lot Line Adjustment grant deeds are recorded, Permit Sonoma will require an updated preliminary title report for Lots A and B and will proceed with processing the new replacement contracts for those parcels.
- 7. Prior to Permit and Resource Management Department stamping the grant deed(s) for the Lot Line Adjustment, the applicants shall submit a General Plan Amendment and Zone Change on portion of existing Lot B (0.49 acres, portion of APN 135-061-004) from

the LIA (Land Intensive Agriculture) B6 – 30 acre density to the LIA (Land Intensive Agriculture), B6 – 60 acre density district to eliminate split land use designation and zoning district. The existing other combining zoning districts remain unchanged.

- 8. Deed of Trust agreements, which encumber only portions of accepted legal lots, are violations of the Subdivision Map Act; therefore, prior to the Permit Sonoma approval of the deeds for recordation, the applicant(s) shall submit either recorded documents or documents to be recorded concurrently with the Lot Line Adjustment deeds, showing that any Deed of Trust agreements on the subject properties will conform with the adjusted lot boundaries.
- 9. The packet containing all documents to be recorded shall be submitted to Permit Sonoma, Project Review for approval prior to recording. The approval will be noted by the planner placing a stamp on the front of the deeds to be recorded. After approval by Project Review the grant deeds shall be recorded and a copy of the deed or deeds shall be submitted to Permit Sonoma.
- 10. This "At Cost" entitlement is not vested until all permit processing costs are paid in full. Additionally, no grading or building permits shall be issued until all permit processing costs are paid in full.