

MEETING DATE: 08/15/2023

ITEM NO: 2

DATE: August 11, 2023

TO: Development Review Committee

FROM: Joel Paulson, Community Development Director

SUBJECT: Requesting Approval of a Lot Line Adjustment Application in Accordance with

California Government Code Section 66412(d) for Three Adjoining Lots on Property Zoned R-1:20. Located at 17200 Los Robles Way. APNs 532-36-075,

-076, and -077. Lot Line Adjustment Application M-23-001. Ministerial

Project Approval Under CEQA. Application is Only for Ministerial Approval of Lot Line Adjustment Pursuant to Section 66412(d) of the Subdivision Map Act.

PROPERTY OWNERS: Daran Goodsell, Trustee and Mark Von Kaenel.

APPLICANT: Tony Jeans.

### **SUMMARY**:

The "Original Lot Line Adjustment Application" was approved by the Town and challenged in court. The "New Lot Line Adjustment Application" seeks to cure the absence of certain factual information and the presence of certain procedural flaws in the Town's original approval, discussed below. The New Lot Line Adjustment Application is being processed through the Development Review Committee as a new application. The Original Lot Line Adjustment Application (M-20-012) will be superseded if the Town approves the New Lot Line Adjustment Application (M-23-001).

This Staff Report to the Development Review Committee summarizes the factual aspects of the New Lot Line Adjustment Application, presents the relevant considerations regarding the New Lot Line Adjustment Application pursuant to the California Environmental Quality Act (CEQA), and sets forth determinations for the Development Review Committee to consider relating to the Subdivision Map Act's requirements regarding lot line adjustments, as set forth in Government Code Section 66412(d). Pursuant to Government Code Section 66412(d), in order for the Town to approve the New Lot Line Adjustment Application, the Town must make the following determinations:

PREPARED BY: RYAN SAFTY

Associate Planner

Reviewed by: Town Attorney, Community Development Director, and Planning Manager

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# **SUMMARY (continued)**:

- 1. That the lot line adjustment is between four or fewer existing adjoining parcels, where the land taken from one parcel is added to an adjoining parcel, and where a greater number of parcels than originally existed is not thereby created;
- 2. That the parcels resulting from the lot line adjustment will conform to the local general plan;
- 3. That the parcels resulting from the lot line adjustment will conform to any applicable specific plan;
- 4. That the parcels resulting from the lot line adjustment will conform to any applicable coastal plan; and
- 5. That the parcels resulting from the lot line adjustment will conform to zoning and building ordinances.

### **BACKGROUND:**

The subject parcels are located at the terminus of Los Robles Way and Worcester Lane (Exhibit 1). Both the Original Lot Line Adjustment Application and the New Lot Line Adjustment Application propose to take three adjacent parcels and reconfigure their lot lines. The existing lot configuration has several non-conformities, all of which would be remedied with the New Lot Line Adjustment Application; a legal, non-conforming front setback on Parcel 1 is allowed under current Town Code, as discussed below and in the applicant's Letter of Justification (Exhibit 3). There is an existing residence on Parcel 1 (APN 532-36-076) that would remain, and the other two parcels are vacant. No new construction is proposed.

On November 11, 2020, the applicant submitted the Original Lot Line Adjustment Application for the three parcels (M-20-012). After the initial review, the applicant was informed that they must verify the legality of Parcel 2 (APN 532-36-077) and Parcel 3 (APN 532-36-075).

On February 23, 2021, the applicant submitted Certificate of Compliance applications to verify the legality of Parcels 2 and 3. The Town's Consulting Surveyor reviewed the applications and determined that the parcels were legally created per California Subdivision Map Act 66499.35(a).

On May 25, 2021, the Development Review Committee approved the Certificate of Compliance applications. The Development Review Committee's approval of the Certificate of Compliance applications was not appealed. Following verification of the legality of Parcels 2 and 3, the applicant continued with the Original Lot Line Adjustment Application.

On July 13, 2021, the Development Review Committee approved the Original Lot Line Adjustment Application. On July 22, 2021, the decision of the Development Review Committee was appealed to the Planning Commission by adjacent neighbors.

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### BACKGROUND (continued):

On September 8, 2021, the Planning Commission denied the appeal and approved the Original Lot Line Adjustment Application. On September 20, 2021, the decision of the Planning Commission was appealed to the Town Council.

On November 2, 2021, the Town Council considered the appeal, considered the substantial evidence in the record, including public testimony, and discussed the Original Lot Line Adjustment Application. Following that discussion, the Town Council continued the matter to the December 7, 2021, Town Council meeting, with direction for the applicant to include, among other things, information on compliance with the General Plan, Specific Plans, Zoning Ordinance, and Building Code.

On December 7, 2021, the Town Council made a motion to uphold the decision of the Planning Commission and adopted a resolution denying the appeal and approving the Original Lot Line Adjustment Application M-20-012 with findings and conditions of approval.

On March 1, 2022, a resident challenged the Town's approval of the Original Lot Line Adjustment Application by seeking a writ of administrative mandate to overturn the Town's approval.

In the course of the litigation, it became apparent that the Town had relied on the Subdivision Map Act's requirements regarding the approval of a tentative map instead of the Subdivision Map Act's requirements regarding a lot line adjustment (Government Code Section 66412(d)). At the same time, the applicant for the Original Lot Line Adjustment Application submitted a new application (i.e., the New Lot Line Adjustment Application M-23-001) for review in accordance with Government Code section 66412(d) (Exhibits 3 and 4).

In light of all of this, the Town requested a stay from the court to allow the Town to process the New Lot Line Adjustment Application in accordance with the Subdivision Map Act's requirements regarding lot line adjustments set forth in Government Code Section 66412(d). The stay was granted.

Therefore, the Development Review Committee is now processing and acting on the New Lot Line Adjustment Application M-23-001 in accordance with the Subdivision Map Act's requirements regarding lot line adjustments as set forth in Government Code Section 66412(d).

# **PROJECT DATA:**

General Plan Designation: Low Density Residential

Zoning Designation: R-1:20

Applicable Plans & Standards: General Plan, Zoning Ordinance, Hillside Specific Plan

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# PROJECT DATA (continued):

# Surrounding Area:

	Existing Land Use	General Plan	Zoning
North	Residential	Low Density Residential	R-1:8
South	Residential, Open Space	Low Density Residential, Open Space	R-1:10
East	Residential	Low Density Residential	R-1:8, R-1:10
West	Residential	Low Density Residential	R-1:8, R-1:20

### **DEVELOPMENT REVIEW COMMITTEE DETERMINATIONS:**

# **CEQA DETERMINATIONS**

Staff presents the following relevant aspects of the New Lot Line Adjustment Application M-23-001 and its compliance with CEQA for Development Review Committee consideration:

- 1. The New Lot Line Adjustment Application M-23-001 does not include any additional requests for other Town permits, approvals, or entitlements, whether discretionary or ministerial. Instead, the New Lot Line Adjustment Application involves only the proposed lot line adjustment of three existing and adjoining parcels identified as APN 532-36-075, -076, and -077 (collectively, the "Existing Parcels"), which, after adjustment, will result in three adjoining parcels with newly adjusted lot lines (collectively, the "Adjusted Parcels"), which New Lot Line Adjustment Application will be reviewed and acted on by the Town pursuant to the California Subdivision Map Act, California Government Code section 66410 et seq. ("Map Act").
- 2. Pursuant to California Public Resources Code section 21080(b)(1) (and corresponding California Code of Regulations), CEQA does not apply to, "Ministerial projects proposed to be carried out or approved by public agencies." Likewise, Title 14. California Code of Regulations, Chapter 3, Guidelines for Implementation of the California Environmental Quality Act ("CEQA Guidelines") Section 15268 provides that, "Ministerial projects are exempt from the requirements of CEQA." CEQA Guidelines section 15268 further provides that when there is an absence of any discretionary provisions in the law establishing the requirements of the approval in this case, the Map Act's Government Code section 66412(d) mandates governing lot line adjustments approvals the law shall be presumed to be ministerial. Additionally, CEQA Guidelines section 15369 defines "ministerial" as a public agency's decisions, "involving little or no personal judgment by the public official as to the wisdom or manner of carrying out the project.

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# **DEVELOPMENT REVIEW COMMITTEE DETERMINATIONS (continued):**

The public official merely applies the law to the facts as presented but uses no special discretion or judgment in reaching a decision. A ministerial decision involves only the use of fixed standards or objective measurements, and the public official cannot use personal, subjective judgment in deciding whether or how the project should be carried out."

In considering the New Lot Line Adjustment Application, Map Act section 66412(d) mandates that the Town – and its Development Review Committee – shall ensure that the proposed lot line adjustment is between four or fewer existing adjoining parcels, where the land taken from one such parcel is added to an adjoining such parcel, and where a greater number of parcels than originally existed is not thereby created. Map Act section 66412(d) further mandates that the Town – and its Development Review Committee – limit its review and approval, "to a determination of whether or not the parcels resulting from the lot line adjustment will conform to the local general plan, any applicable specific plan, any applicable coastal plan, and zoning and building ordinances."

3. In so limiting the Town's review, Government Code Section 66412(d) describes a prototypical ministerial approval process, where the fixed approval standards delineate objective approval criteria that simply require the Development Review Committee to make certain factual determinations regarding the number of parcels involved, whether they are adjoining, whether they are four or fewer in number, whether a greater number of parcels are created than were existing (after adjustment), and whether the resulting parcels conform to local law – e.g., general plan, specific plan, any coastal plan, and building and zoning code provisions—given the facts presented in the New Lot Line Adjustment Application. As such, as set forth in the entirety of the administrative record, there are no other Town permits, approvals, or entitlements, whether discretionary or ministerial, being requested; the New Lot Line Adjustment Application M-23-001 involves only the proposed lot line adjustment of the three adjoining Existing Parcels into the new parcel configuration of the three adjoining Adjusted Parcels pursuant to the lot line provisions of the Map Act; the Development Review Committee's review of the New Lot Line Adjustment Application is limited to determining whether the New Lot Line Adjustment Application conforms with the requirements of the Map Act regarding lot line adjustments and applicable Town plans, ordinances, and regulations, and therefore the Development Review Committee has no ability to exercise discretion to mitigate environmental impacts; and as such, the Town and its Development Review Committee consideration of, and action on, the New Lot Line Adjustment Application is a ministerial project proposed to be carried out or approved by the Town, and therefore is exempt from the requirements of CEQA.

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# **DEVELOPMENT REVIEW COMMITTEE DETERMINATIONS (continued):**

# **GOVERNMENT CODE SECTION 66412(d) DETERMINATIONS:**

Staff presents the following relevant aspects of the New Lot Line Adjustment Application M-23-001 and its compliance with the Subdivision Map Act's provisions regarding lot line adjustments as set forth in Government Code Section 66412(d) for Development Review Committee consideration:

1. That the New Lot Line Adjustment Application M-23-001 is between four or fewer existing adjoining parcels, where the land taken from one parcel is added to an adjoining parcel, and where a greater number of parcels than originally existed is not thereby created;

Approval of the New Lot Line Adjustment Application M-23-001 is in compliance with Government Code Section 66412(d) because the approval of the New Lot Line Adjustment Application will result in the three adjoining Existing Parcels having land taken from and added to said Existing Parcels resulting in three adjoining Adjusted Parcels, thereby involving a situation where a greater number of parcels than originally existed is not thereby created by approval of the New Lot Line Adjustment Application, and where no more than four existing parcels are the subject of the New Lot Line Adjustment Application.

2. That the parcels resulting from the New Lot Line Adjustment Application M-23-001 will conform to the local general plan;

Approval of the New Lot Line Adjustment Application M-23-001 is in compliance with Government Code Section 66412(d) because the approval of the New Lot Line Adjustment Application will result in the three adjoining Adjusted Parcels being in conformance with the entirety of the Town of Los Gatos General Plan, including without limitation, the following General Plan provisions:

a. The General Plan designates the Existing Parcels and Adjusted Parcels as "Low Density Residential," with an allowed density range of zero to five residential units per acre and provides for single-family residential properties. Adjusted Parcel 1 would be approximately 62,172 square feet in size, has an existing house developed on it, and therefore is consistent with the General Plan's density range of zero to five residential units per acre and its allowance for single-family residential use. Any development of Adjusted Parcels 2 and 3 (they are currently vacant) would be required to comply with all provisions of the General Plan. As discussed below, Adjusted Parcels 2 and 3 are of a size consistent with the General Plan, as well as the Zoning mandated by the General Plan. There are several Zoning classifications (Zoning consistency is discussed in greater detail in later parts of this Report) that are consistent with the General Plan applicable to the Existing Parcels and Adjusted Parcels – each are Single-Family Residential zones and each permits a single-family dwelling unit on each legal parcel. These Zones reflect

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# **DEVELOPMENT REVIEW COMMITTEE DETERMINATIONS (continued):**

the General Plan density range of zero to five residential units per acre: R-1:8 (8,000square foot minimum parcel size - allowing a maximum of approximately five residential units per acre); R-1:10 (10,000-square foot minimum - allowing a maximum of approximately four residential units per acre); R-1:12 (12,000-square foot minimum allowing a maximum of approximately three residential units per acre); R-1:15 (15,000square foot minimum – allowing a maximum of approximately two residential units per acre); R-1:20 (20,000-square foot minimum – allowing a maximum of approximately two residential units per acre); and R-1:30 (30,000-square foot minimum – allowing a maximum of approximately one residential unit per acre). The Adjusted Parcels in the New Lot Line Adjustment Application are zoned R-1:20 (20,000-square foot minimum allowing a maximum of approximately two residential units per acre), and each Adjusted Parcel is greater than 20,000 square feet, revealing consistency with the R-1:20 Zone, and in turn, therefore revealing the consistency of the Adjusted Parcels in the New Lot Line Adjustment Application with the density provisions of the General Plan. Again, one residential unit already exists on Adjusted Parcel 1, and Adjusted Parcels 2 and 3 are both greater than 20,000 square feet, allowing one future single-family residential dwelling unit on each parcel if pursued in the future (speculative at this point), equating to a potential future density consistent to that allowed by the General Plan.

- b. General Plan Community Design Goal CD-2 states the following: "To limit the intensity of new development to a level that is consistent with surrounding development and with the Town at large." The surrounding neighborhood (200 feet from the subject parcels) consists of Single-Family Residential Zoned properties consisting of R-1:8, R-1:10, and R-1:20 zoning classifications and all have a Low Density Residential General Plan designation. The neighboring parcels range in size from approximately 6,944 square feet to 40,510 square feet. The Adjusted Parcel sizes would be approximately: 62,172 square feet for Adjusted Parcel 1; 27,073 square feet for Adjusted Parcel 2; and 44,925 square feet for Adjusted Parcel 3. As discussed, Parcel 1 is already developed with a home. Adjusted Parcels 2 and 3 are vacant. If in the future each vacant Adjusted Parcel were developed with one single-family residence, each such Adjusted Parcel would be consistent with the intensity of surrounding development.
- 3. That the parcels resulting from the New Lot Line Adjustment Application M-23-001 will conform to any applicable specific plans;

Approval of the New Lot Line Adjustment Application M-23-001 is in compliance with Government Code Section 66412(d) because the approval of the New Lot Line Adjustment Application will result in the three adjoining Adjusted Parcels being in conformance with the entirety of the Town's Hillside Specific Plan, including without limitation, the following Hillside Specific Plan provisions:

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### DEVELOPMENT REVIEW COMMITTEE DETERMINATIONS (continued):

a. The Town's Hillside Specific Plan contains density provisions for certain "Sub-Areas"; however, the subject parcels in the New Lot Line Adjustment Application are not located within any of the Sub-Areas. Density for properties outside of the Sub-Areas are set in the General Plan (discussed above) and further regulated by the Zoning Ordinance (discussed below). All other goals, policies, and provisions of the Town's Hillside Specific Plan relate to construction and subdivision applications, which are not present with the current New Lot Line Adjustment Application. No construction is proposed with this New Lot Line Adjustment Application. Any future construction would be required to comply with the Town's Hillside Specific Plan.

# 4. That the parcels resulting from the New Lot Line Adjustment Application M-23-001 will conform to any applicable coastal plan;

Approval of the New Lot Line Adjustment Application M-23-001 is in compliance with Government Code Section 66412(d) because the Town has no applicable coastal plan for the New Lot Line Adjustment Application (and Adjusted Parcels) to be in conformance with.

# 5. That the parcels resulting from the New Lot Line Adjustment M-23-001 will conform to zoning and building ordinances;

Approval of the New Lot Line Adjustment Application M-23-001 is in compliance with Government Code Section 66412(d) because the approval of the New Lot Line Adjustment Application will result in the three adjoining Adjusted Parcels being in conformance with the entirety of the Town's Zoning and Building Ordinances, including without limitation, the following provisions:

a. The Town's Zoning Ordinance Section 29.40.395 establishes a minimum lot size of 20,000 square feet for properties zoned R-1:20. The Adjusted Parcels in the New Lot Line Adjustment Application would comply with minimum lot size requirement as follows: Parcel 1 would have a lot size of approximately 62,172 square feet; Parcel 2 would have a lot size of approximately 27,073 square feet; and Parcel 3 would have a lot size of approximately 44,925 square feet. See tables below for more details on Existing Parcel configuration and Adjusted Parcel configuration in relation to Zoning Code compliance for minimum lot size.

Existing Parcels Configuration							
APN Size Minimum Required Complies?							
Parcel 1	532-36-076	74,832 s.f.	20,000 s.f.	Yes			
Parcel 2	532-36-077	11,226 s.f.	20,000 s.f.	No			
Parcel 3	532-36-075	48,112 s.f.	20,000 s.f.	Yes			
	total:	134.170 s.f.		•			

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# **DEVELOPMENT REVIEW COMMITTEE DETERMINATIONS (continued):**

Adjusted Parcels Configuration							
APN Size Minimum Required Complies							
Parcel 1	532-36-076	62,172 s.f.	20,000 s.f.	Yes			
Parcel 2	532-36-077	27,073 s.f.	20,000 s.f.	Yes			
Parcel 3	532-36-075	44,925 s.f.	20,000 s.f.	Yes			
	total:	134,170 s.f.					

b. The Town's Zoning Ordinance Section 29.40.400 establishes a minimum street frontage of 100 feet for properties zoned R-1:20, and 30 feet for R-1:20 properties fronting on a cul-de-sac bulb. Town Code Section 29.40.400 does not mandate that the cul-de-sac street frontage be along a paved roadway. Instead, Section 29.10.020 of the Town Code defines lot frontage as, "the property line of a lot abutting on a street, which affords access to a lot other than the side line of a corner lot. On a corner lot either property line on a street may be determined to be the frontage." Town Code Section 29.10.020 then defines a street as, "any thoroughfare for the motor vehicle travel which affords the principal means of access to abutting property, including public and private rightsof-way and easements." Therefore, street frontage would need, at a minimum, frontage on a right-of-way or easement to comply with Town Code. The applicant has suggested a future cul-de-sac at the terminus of Worcester Lane for Parcels 2 and 3. To accomplish this, the applicant is proposing a dedication of land as an easement for culde-sac right-of-way purposes, which is included as Condition of Approval #2 (Exhibit 2) and noted in Exhibit 4. Once this condition of approval is complied with and the Town accepts dedication of this area for the future cul-de-sac at the terminus of Worcester Lane, the Adjusted Parcels in the New Lot Line Adjustment Application comply with minimum street frontage as follows: Parcel 1 would have approximately 242 feet of frontage on the Los Robles Way right-of-way where 100 feet is required; Parcel 2 would have approximately 40 feet of frontage on a cul-de-sac bulb easement at the terminus of Worcester Lane where 30 feet is required; and Parcel 3 would have approximately 60 feet of frontage on a cul-de-sac bulb easement at the terminus of Worcester Lane where 30 feet is required. See tables below for more details on Existing Parcel configuration and Adjusted Parcel configuration in relation to Zoning Code compliance for minimum street frontage.

Existing Parcels Configuration							
	APN	PN Frontage Minimum Required					
			100 feet				
Parcel 1	532-36-076	42 feet	(30 feet for cul-de-sac)	No			
			100 feet				
Parcel 2	532-36-077	0 feet	(30 feet for cul-de-sac)	No			
			100 feet				
Parcel 3	532-36-075	205 feet	(30 feet for cul-de-sac)	Yes			

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# **DEVELOPMENT REVIEW COMMITTEE DETERMINATIONS (continued):**

Adjusted Parcels Configuration							
	APN Frontage Minimum Required						
			100 feet				
Parcel 1	532-36-076	242 feet	242 feet (30 feet for cul-de-sac)				
		40 feet	100 feet				
Parcel 2	532-36-077	(cul de sac)	(30 feet for cul-de-sac)	Yes			
		60 feet	100 feet				
Parcel 3	532-36-075	(cul de sac)	(30 feet for cul-de-sac)	Yes			

c. The Town's Zoning Ordinance Section 29.40.400 establishes a minimum lot depth of 140 feet for properties zoned R-1:20. The Adjusted Parcels in the New Lot Line Adjustment Application would comply with the minimum lot depth requirement as follows: Parcel 1 would have a lot depth of approximately 323 feet; Parcel 2 would have a lot depth of approximately 194 feet; and Parcel 3 would have a lot depth of approximately 258 feet. See tables below for more details on Existing Parcel configuration and Adjusted Parcel configuration in relation to Zoning Code compliance for minimum lot depth.

Existing Parcels Configuration							
	Minimum						
	APN	Depth	Required	Complies?			
Parcel 1	532-36-076	207 feet	140 feet	Yes			
Parcel 2	532-36-077	50 feet	140 feet	No			
Parcel 3	532-36-075	305 feet	140 feet	Yes			

Adjusted Parcels Configuration							
	Minimum						
	APN	Depth	Required	Complies?			
Parcel 1	532-36-076	323 feet	140 feet	Yes			
Parcel 2	532-36-077	194 feet	140 feet	Yes			
Parcel 3	532-36-075	258 feet	140 feet	Yes			

d. The Town's Zoning Ordinance Section 29.40.400(1) establishes a minimum lot width of 60 feet for R-1:20 parcels fronting on a cul-de-sac bulb. Adjusted Parcels 2 and 3 in the New Lot Line Adjustment Application would have frontage on a cul-de-sac bulb and comply with the minimum lot width requirement as follows: Parcel 2 would have a lot width of approximately 155 feet; and Parcel 3 would have a lot width of approximately 217 feet. See tables below for more details on Existing Parcel configuration and Adjusted Parcel configuration in relation to Zoning Code compliance for minimum lot width for properties fronting on a cul-de-sac bulb.

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# **DEVELOPMENT REVIEW COMMITTEE DETERMINATIONS (continued):**

Existing Parcels Configuration									
		Lot Width Minimum							
	APN	(if on a cul-de-sac)	Required	Complies?					
Parcel 1	532-36-076	n/a	60 feet	n/a					
Parcel 2	532-36-077	n/a	60 feet	n/a					
Parcel 3	532-36-075	n/a	60 feet	n/a					

Adjusted Parcels Configuration								
	APN	(if on a cul-de-sac)	Required	Complies?				
Parcel 1	532-36-076	n/a	60 feet	n/a				
Parcel 2	532-36-077	155 feet	60 feet	Yes				
Parcel 3	532-36-075	217 feet	60 feet	Yes				

e. The Town's Zoning Ordinance Section 29.40.405(a) establishes minimum setback standards for R-1:20 properties of 30 feet in the front yard, 15 feet in the side yard, and 25 feet in the rear yard. There is one existing residence located in the Existing Parcels that is proposed to remain on the Adjusted Parcels on Parcel 1. The residence on Adjusted Parcel 1 within the New Lot Line Adjustment Application would have a front setback of approximately zero feet, side setbacks of approximately 43 feet and 90 feet, and a rear setback of approximately 200 feet. The zero-foot front setback is an existing, legal, non-conforming configuration that is allowed to continue by current Town law and would not change with the Adjusted Parcels New Lot Line Adjustment Application. The front setback on Parcel 1 is legal, non-conforming because the Town Code "grandfathers" such structures. According to the Santa Clara County Assessor's Office, the residence on Parcel 1 was built in 1938, at which time the property was not annexed into the Town as the Town's 1943 Zoning Map (five years after the construction date) does not include these properties. Because the 1943 Zoning Map does not show the property, Town staff has concluded that it was annexed sometime after 1943, and thus after the construction date of 1938. Town Code Section 29.10.020 defines a nonconforming building as, "a building which was lawfully erected but under the terms of this chapter is too close to a property line, too close to a street, too high, covers too much of lot or is of a wrong type." Pursuant to Town Code Section 29.10.180(a), one of the ways a building or use becomes nonconforming is because of annexation of territory to the Town. Because the existing residence on Parcel 1 is considered "nonconforming" pursuant to Town Code Section 29.10.180(a) as the residential building was lawfully erected and become nonconforming after annexation, the residence is not considered "unlawful" or a "nuisance" pursuant to Town Code Section 29.10.185 and can therefore remain. Although no modifications are proposed to the existing nonconforming residential building, Town Code Section 29.10.245(e)(1) would allow expansion or reconstruction of an existing nonconforming building that is too close to the property

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# DEVELOPMENT REVIEW COMMITTEE DETERMINATIONS (continued):

line as long as it does not become nearer to a property line than the existing building is to that property line. Pursuant to Town Code Sections 29.10.020, 29.10.180(a), 29.10.185, and 29.10.245(e)(1), although the residential building on Adjusted Parcel 1 is determined to be non-conforming, it is nonetheless allowed under the current Town Code because such non-conformity is not proposed to worsen: the front setback of Existing Parcel 1 and the front setback of Adjusted Parcel 1 will be identical. See tables below for more details on Existing Parcels configuration and Adjusted Parcels configuration in relation to Zoning Code compliance for minimum building setbacks.

Existing Parcels Configuration							
		Front Right Side Left Side Rear					
	APN	Setback	Setback	Setback	Setback	Complies?	
Parcel 1	532-36-076	* 0'	200'	90'	153'	Yes	
Parcel 2 532-36-077		n/a	n/a	n/a	n/a	n/a	
Parcel 3 532-36-075		n/a	n/a	n/a	n/a	n/a	
Minimum Required 30' 15'				15'	25'		
* denotes an existina, legal non-conformity					•		

Adjusted Parcels Configuration								
		Front Right Side Left Side Rear						
	APN	Setback	Setback	Setback	Setback	Complies?		
Parcel 1	532-36-076	* 0'	43'	90'	200'	Yes		
Parcel 2	532-36-077	n/a	n/a	n/a	n/a	n/a		
Parcel 3 532-36-075		n/a	n/a	n/a	n/a	n/a		
Minimum Required 30' 15'				15'	25'			
* denotes an existing, legal non-conformity					•			

f. The Town's Zoning Ordinance Section 29.40.075 and Chapter IV of the Town's Hillside Development Standards and Guidelines establish maximum allowed floor area for residential zones with average parcel slopes greater than 10 percent. Floor area requirements can only be analyzed for Parcel 1 in the New Lot Line Adjustment Application, as Parcel 1 is the only parcel that would contain existing built floor area. The maximum allowed floor area for Parcel 1 in the Adjusted Parcels configuration would be 6,000 square feet. The existing 2,715-square foot residence on Parcel 1 would comply with the maximum allowed floor area of the Adjusted Parcels configuration because it is less than 6,000 square feet. While development is not proposed on Parcels 2 and 3, they would allow an average sized residence in relation to the surrounding neighborhood as shown in the table below. See tables below for more details on Existing Parcel configuration and Adjusted Parcel configuration in relation to Zoning Code compliance for maximum allowed floor area.

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# **DEVELOPMENT REVIEW COMMITTEE DETERMINATIONS (continued):**

	Existing Parcels Configuration								
	Average Maximum Allowed								
	APN	Size	Slope	<b>Existing House</b>	Floor Area	Complies?			
Parcel 1	532-36-076	74,832 s.f.	26%	2,715 s.f.	6,000 s.f.	Yes			
Parcel 2	532-36-077	11,226 s.f.	26%	vacant site	1,985 s.f.	Yes			
Parcel 3	532-36-075	48,112 s.f.	26%	vacant site	5,300 s.f.	Yes			

Adjusted Parcels Configuration							
			Average		Maximum Allowed		
	APN	Size	Slope	<b>Existing House</b>	Floor Area	Complies?	
Parcel 1	532-36-076	62,172 s.f.	25%	2,715 s.f.	6,000 s.f.	Yes	
Parcel 2	532-36-077	27,073 s.f.	27%	vacant site	3,714 s.f.	Yes	
Parcel 3	532-36-075	44,925 s.f.	26%	vacant site	5,100 s.f.	Yes	

In summary, the Adjusted Parcels within the New Lot Line Adjustment Application M-23-001 are in conformance with applicable provisions of the Town's Zoning Ordinance because the Adjusted Parcels each comply with minimum lot size, minimum street frontage, minimum lot depth, minimum lot width for parcels fronting on a cul-de-sac bulb, minimum setback standards, and maximum allowed floor area ratio standards.

Approval of the New Lot Line Adjustment Application M-23-001 is in compliance with Government Code Section 66412(d) because the Town's Building Ordinance would be complied with as the New Lot Line Adjustment Application does not propose any construction or grading activities. The Town's Building Ordinance in Chapter 6 of the Town Code was adopted to administer the California Building Code, including local amendments. "The California Building Code (CBC) contains general building design and construction requirements relating to fire and life safety, structural safety, and access compliance. CBC provisions provide minimum standards to safeguard life or limb, health, property and public welfare by regulating and controlling the design, construction, quality of materials, use and occupancy, location and maintenance of all building and structures and certain equipment." The existing residential structure on Adjusted Parcel 1 meets the Town's Building Ordinance and Building Code provisions relating to existing structures that were built to thenapplicable Building Code requirements. Any future proposed modifications to that existing structure would be required to meet the then-current Town's Building Ordinance and Building Code provisions. No construction currently exists on or is proposed for Adjusted Parcel 2 or Adjusted Parcel 3. Any future proposal for residential construction on any of the Adjusted Parcels would be required to meet the then-current Town's Building Ordinance and Building Code requirements. Therefore, the New Lot Line Adjustment Application is in conformance with the Town's Building Ordinance and Building Code requirements.

PAGE **14** OF **14** 

SUBJECT: 17200 Los Robles Way/M-23-001

DATE: August 11, 2023

# **CONCLUSION:**

### A. Summary

The applicant is requesting that the Town approve its New Lot Line Adjustment Application M-23-001 in accordance with Government Code Section 66412(d) of the Subdivision Map Act. The New Lot Line Adjustment Application would reconfigure the Existing Parcels so that they are in conformance with (comply) with all applicable Town Code requirements, including the front setback requirement on Parcel 1, which is legal, non-conforming, and allowed, as discussed above. No construction is proposed with this New Lot Line Adjustment Application. The determinations pursuant to Government Code Section 66412(d) can all be made as discussed in this Report.

### B. Recommendation

For all of the reasons set forth in this Staff Report, the New Lot Line Adjustment Application M-23-001, and all related materials and attachments, Staff recommends that the Development Review Committee make a motion to confirm the following determinations and actions to approve New Lot Line Adjustment Application M-23-001 for consideration under Section 66412(d) of the Subdivision Map Act:

- 1. That approval of New Lot Line Adjustment Application M-23-001 (and its related Conditions of Approval and materials) is a ministerial project approval under CEQA;
- 2. That the determinations presented in this Staff Report regarding compliance with Section 66412(d) of the Subdivision Map Act are hereby adopted and confirmed;
- 3. That the New Lot Line Adjustment Application, with the Draft Conditions of Approval contained in Exhibit 2, the diagram showing existing and proposed parcel configurations in Exhibit 4, and all other related materials and attachments, is hereby approved by the Development Review Committee (the "Approval"); and.
- 4. That this Approval supersedes the Town's approval of the Original Lot Line Adjustment Application (M-20-012).

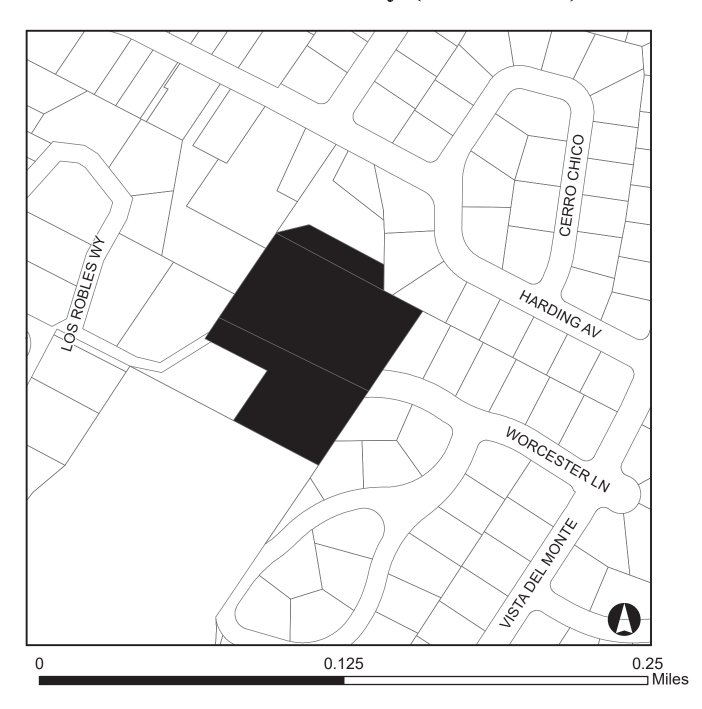
### **ACTION:**

The decision of the Development Review Committee is final unless appealed within ten days.

#### **EXHIBITS:**

- 1. Location Map
- 2. Draft Conditions of Approval
- 3. Applicant's Letter of Justification
- 4. Diagram of Existing and Proposed Parcel Configurations

# 17200 Los Robles Way (Three Lots)



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# **DEVELOPMENT REVIEW COMMITTEE -** *August 15, 2023* **CONDITIONS OF APPROVAL**

# 17200 Los Robles Way New Lot Line Application M-23-001

Requesting Approval of a Lot Line Adjustment Application in Accordance with California Government Code Section 64412(d) for Three Adjoining Lots on Properties Zoned R-1:20. APNs 532-36-075, -076, and -077.

Ministerial Project Approval Under CEQA. Application is Only for Ministerial Approval of Lot Line Adjustment Pursuant to Section 66412(d) of the Subdivision Map Act. PROPERTY OWNERS: Daren Goodsell, Trustee and Mark Von Kaenel. APPLICANT: Tony Jeans.

# Planning Division and Engineering Division

TO THE SATISFACTION OF THE DIRECTOR OF COMMUNITY DEVELOPMENT AND/OR THE DIRECTOR OF PARKS AND PUBLIC WORKS, AS RELEVANT:

- 1. APPROVAL: The New Lot Line Adjustment Application (M-23-001) has been approved ("Approval") on this August 15<sup>th</sup>, 2023, date ("Approval Date"), subject to and including these "Conditions of Approval" (listed herein). Any reference to the Approval shall mean and include these Conditions of Approval, and all related application materials, environmental determinations, and other Town determinations and findings relating to New Lot Line Adjustment Application (M-23-001). Any proposed revisions or modifications to the Approval shall be applied to the Community Development Department by the relevant property owners and reviewed by the Town pursuant to Section 29.20.305 of the Town Code. Any and all time periods for applicant action under these Conditions of Approval shall be tolled during the pendency of any appeal of the Approval.
- 2. CUL-DE-SAC DEDICATIONS: To ensure the consistency of the Approval of the New Lot Line Adjustment Application (M-23-001) with the Zoning Ordinance of the Town Code, within ninety (90) days of the Approval Date, the property owners (individually, "Property Owner," collectively, "Property Owners") of Adjusted Parcels 2 and 3 shall make irrevocable offers of dedication of easement to the Town of the "Cul-De-Sac Area" for right-of-way purposes (as that Cul-De-Sac Area is specifically delineated in the New Lot Line Adjustment Application (M-23-001) materials), and to the satisfaction of the Town Engineer, to ensure compliance with the minimum Town street frontage standards for cul-de-sacs. Within thirty (30) days of such Property Owners dedication, the Town Engineer shall accept such dedication(s) on behalf of the Town. Should the Approval be placed before the Town Council for consideration and action on appeal, the Town Council shall determine whether or not to confirm such acceptance of such dedication in addition to considering the merits of the appeal. Failure of the Town Council to confirm acceptance of such Cul De Sac Area dedications, and/or approval of such appeal by the Town Council, shall void the Approval.
- 3. PROOF OF RECORDATION: Assuming Condition #2 herein has been satisfied, proof of the recordation of grant deeds reflecting the configuration of parcels permitted by the Approval shall be provided to the Town within six (6) months of the Approval Date.

- 4. ENGINEERING FEES: Engineering fees associated with this New Lot Line Adjustment Application (M-23-001) Approval (see item 270 in the Town's Comprehensive Fee Schedule) shall be deposited with the Engineering Division of the Parks and Public Works Department prior to any recordation required by these Conditions of Approval.
- 5. NOTICE OF ARCHITECTURE & SITE APPROVAL: Notice is hereby given to the Property Owners that any proposed disruption, development, or other related construction on, adjacent to, or related to the Adjusted Parcels shall require environmental review to determine appropriate CEQA compliance, review for General Plan, Specific Plan, Zoning, and Building Ordinance compliance, and an Architectural & Site Application approval with the Community Development Department of the Town, with related findings, considerations, and conditions of approval in compliance with applicable Town Code.
- 6. TOWN INDEMNITY: Pursuant to Town Code Section 1.10.115, and the police power of the Town to craft appropriate Conditions of Approval, the property owners securing the Original Lot Line Adjustment Application (M-20-012) and this New Lot Line Adjustment Application (M-23-001) Approval and their successors (collectively, "Property Owners") shall indemnify and hold harmless the Town for any challenge to the Approval and/or to the Original Lot Line Adjustment Application (M-20-012), whether administrative appeal, judicial review, and/or otherwise (collectively, "Challenge"), including without limitation and subject to the following:
  - a. Generally: Regarding any such Challenge, Property Owners shall defend, indemnify, and hold harmless the Town (any reference to "Town" shall mean and include without limitation Town's elected officials, appointed officials, legal counsel, agents, officers, employees, contractors, and special legal counsel) (with legal counsel approved by Town), from and against any Challenge.
  - b. Property Owners (any reference to Property Owners shall mean and include without limitation Property Owners' successors, legal counsel, consultants, and contractors) shall bear any and all losses, damages, injuries, liabilities, costs and expenses (including, without limitation, staff time and in-house attorney's fees on a fully-loaded basis, attorney's fees for outside legal counsel, expert witness fees, court costs, and other litigation expenses) arising out of or related to any Challenge ("Costs"), whether incurred by the Property Owners, Town, or awarded to any third party, and shall pay to the Town upon demand any Costs incurred by the Town.
  - c. The total of all obligations owing by the Property Owners under this Condition of Approval #6 is collectively referred to as the "Challenge Indemnity." No modification of the Approval and/or the Original Lot Line Adjustment Application (M-20-012), nor any application, permit certification, condition, environmental determination, other approval, change in applicable laws and regulations, or change in processing methods shall alter the Property Owners obligations pursuant to this Condition of Approval #6. The Town shall promptly notify the Property Owners of any such Challenge, and the Town shall cooperate with the Property Owners as Property Owners fulfil their obligations pursuant to this Condition of Approval #6.

Tel: 408.354.1863 Fax: 408.354.1823

Town of Los Gatos 110E Main St, Los Gatos CA 95030 Attn: Planning/Engineering

June 2<sup>nd</sup>, 2023

# 17200 Los Robles Way, Los Gatos

# Application M 23-001

This application is made as a correction to the previous LLA application M 20-012 at this address, asking the Town modify its prior approval of the LLA and to consider the LLA application under Government Code Section 66412, subsection (d).

# The Property:

The Property comprises 3 legal parcels of land in the R1:20 zoning district [as Identified by the Certificate of Compliance approved by the Town on May 25<sup>th</sup>, 2021] initially referred to as APNs: 532-36/075/6/7. They are presently accessed from the end of Los Robles Way and total approximately 3 Acres. The General Plan designation is for Low Density Residential. The overall slope of the combined 3 lots is 26%. At the moment there is one very dilapidated 1800 sq ft house on the entire property with an empty swimming pool. The house is on a septic system.

On June 7<sup>th</sup>, 2021 Mark VonKaenel purchased two of the Parcels.

# The Parcel Configuration:

<u>532-36-075</u> is traversed by a portion of Los Robles Way with 205 ft of frontage [considering both sides] on the right-of-way. It also has 19 ft of frontage at the termination of Worcester Lane.

<u>532-36-076</u> is at the terminus of Los Robles Way with 37' of frontage. It also has 42 ft of frontage at the termination of Worcester Lane.

<u>532-36-077</u> has no improved street access at present, but rather is accessed across APN 532-36-076 by its owner.

# The Proposed LLA Solution:

It is proposed to reconfigure the 3 parcels to make them compliant with the Town Standards for the zoning district. They would be 1½, 1 and ½ acres in size. In doing so, the plan is to access only one of the resulting parcels from Los Robles Way and the other 2 from a cul-de-sac at Worcester Lane. In addition to improving the compatibility of the 3 parcels themselves, it will bring the street frontages for the three resulting lots into compliance with the General Plan and zoning ordinance.

# The Existing Residence:

The existing residence was built in 1938, before it was annexed into the Town. It is, and remains legal, non-conforming and has been removed from the historic register for pre-1941 houses.

There are no house or improvement plans being submitted with this application.

The Plans show that R1-20 Zoning and General Plan compliance can be achieved with this proposal and we request consideration of the LLA application under Government Code Section 66412, subsection (d).

Thank you

Tony Jeans

# Request for Minor Subdivision Approval:

We are providing:

A Cover Sheet.

A Tentative Map Supporting the LLA.

Existing and Proposed Site Plans [Conceptual].

Aerial Topography of the Site and the Neighborhood.

### COMPLIANCE NOTE:

In this Application we have shown:

100	Existing and Proposed Lot Sizes	Sheet 1 - 4
	Existing/Proposed Frontages, Lot Widths/Depths	Sheets 3 & 4
	Existing Building Setbacks	Sheets 3 & 4
	Location of Existing Structures	Sheets 2 - 6
	Average Slope of Property at 26%	Sheet 3
	APNs as identified	Sheet 3,5,6
	GP and Zoning Classifications	Sheet 1

BENCH MARKO LGRAP, BRASS DISK IN MONUMENT BOX, AT INTERSECTION OF VISTA BEL MONTE AND VISTA BEL MAR, ELEVATION = 443.31".

LEGEND

SUCCESSOR TRUSTEE OF THE JNT TRUST CHICO.EDU

ER — SAN JOSE WATER COMPANY
TRAYS SHERF — WEST VALLEY SANTATION DISTRICT
AND ELECTRIC — POLEC.

LE— COMMONST
SUBJECT PROPERTY IS NOT SUBJECT TO INUNDATION.
E. X — AREA DETERMINED TO BE OUTSIDE OF THE 0.2%
OUT, CHANCE FLOOD PLAN
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LO CHANCE FLOOD PLAN
LO DENSITY RESIDENTIAL
NO DESIGNATION HT 20



VICINITY MAP

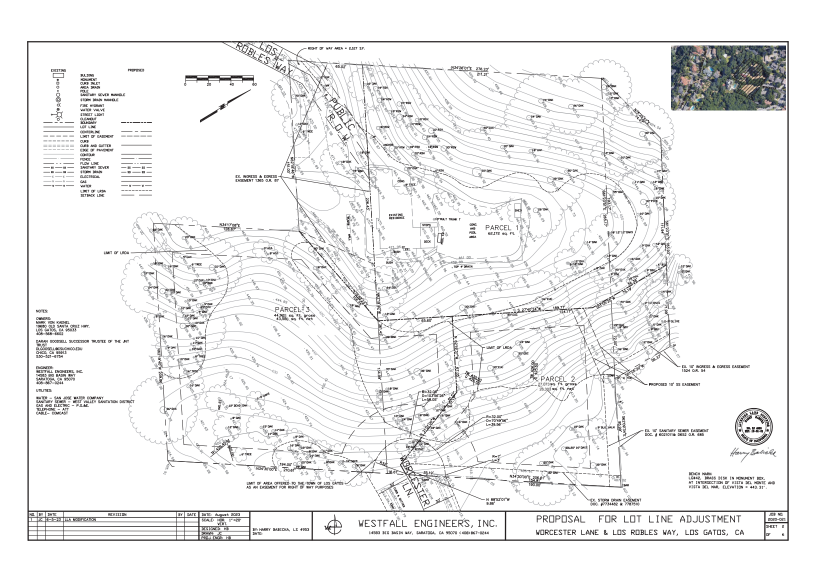
	APN	EXISTING	PROPOSED
PARCEL 1	532-36-076	74,832 s.f.	62,172 s.f.
PARCEL 2	532-36-077	11,226 s.f.	27,073 s.f.
PARCEL 3	532-35-075	48,112 s.f.	44,925 s.f
LOS ROBLES	R.O.W.	2,127 s.f.	2,127 s.f

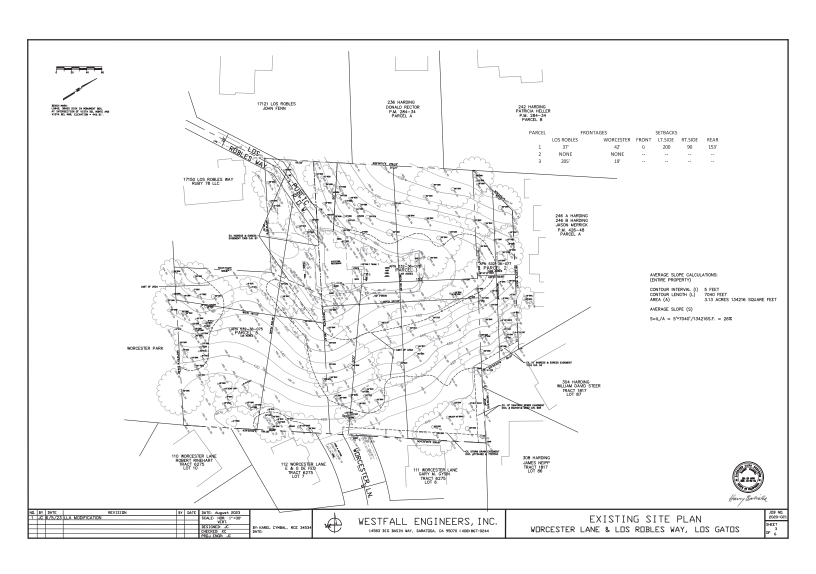
INDEX

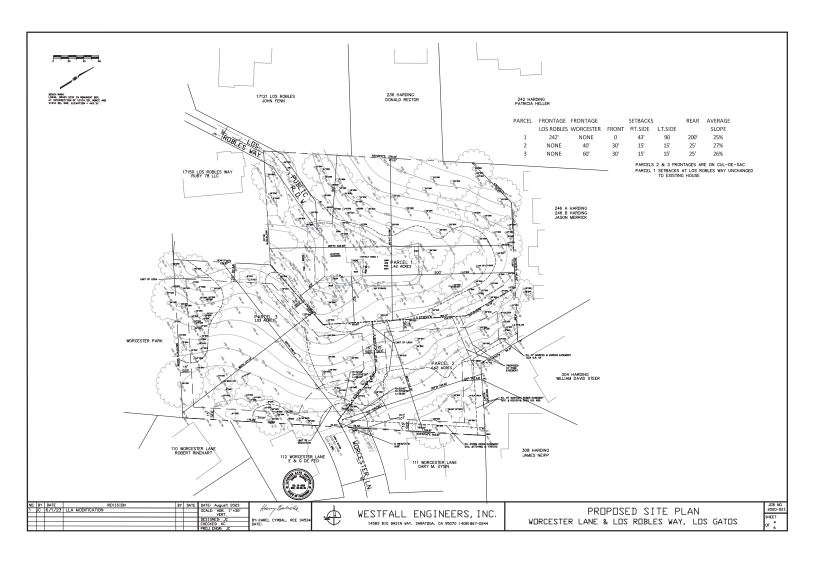
SHEET 1 COVER SHEET
SHEET 2 PROPOSAL FOR LOT LINE ADJUSTMENT
SHEET 3 EXISTING SITE PLAN
SHEET 4 PROPOSED SITE PLAN
SHEET 5 AERIAL TOPO 1"=20"
SHEET 6 AERIAL TOPO 1"=30"



ND. BY DATE REVISION  1 JC 6/1/23 LLA MODIFICATION	BY DA	TE DATE: AUGUST 2023 SCALE: HDR. N. T. S.	-		VESTEALL ENGINEERS INC	COVER SHEET	2020-021
	-	VERT. DESIGNED: JC	BY: KAREL CYNBAL, RCE 34534	<b>√</b> 4+7	WESTI ALE ENGINEERS, INC.	WORCESTER LANE & LOS ROBLES WAY, LOS GATOS	SHEET
		CHECKED: KC PROJ. ENGR: JC	DATE		14583 BIG BASIN WAY, SARATDGA, CA 95070 (408)867-0244	WORCESTER LANE & LOS ROBLES WAY, LOS GATOS	OF 6
							EVUIDIT A













MEETING DATE: 08/15/2023

ITEM NO: 2 DESK ITEM

DATE: August 15, 2023

TO: Development Review Committee

FROM: Joel Paulson, Community Development Director

SUBJECT: Requesting Approval of a Lot Line Adjustment Application in Accordance with

California Government Code Section 66412(d) for Three Adjoining Lots on Property Zoned R-1:20. Located at 17200 Los Robles Way. APNs 532-36-075, -076, and -077. Lot Line Adjustment Application M-23-001. Ministerial Project Approval Under CEQA. Application is Only for Ministerial Approval of

Lot Line Adjustment Pursuant to Section 66412(d) of the Subdivision Map Act.

PROPERTY OWNERS: Daran Goodsell, Trustee and Mark Von Kaenel.

APPLICANT: Tony Jeans.

# Remarks:

Exhibit 5 includes public comment received prior to the August 15, 2023, Development Review Committee meeting.

# **EXHIBITS**:

### Previously received with the August 15, 2023, Report to the Development Review Committee:

- 1. Location Map
- 2. Draft Conditions of Approval
- 3. Applicant's Letter of Justification
- 4. Diagram of Existing and Proposed Parcel Configurations

### Received with this Desk Item Report:

5. Public Comments received prior to August 15, 2023.

PREPARED BY: RYAN SAFTY

Associate Planner

Reviewed by: Planning Manager and Community Development Director

This Page Intentionally Left Blank From:
To: Ryan Safty

**Cc: Subject:**APNs 532-36-075, -06, -077

**Date:** Monday, August 14, 2023 7:26:49 AM

# [EXTERNAL SENDER]

Dear Mr Safty,

We are unable to attend the DRC meeting on Tuesday August 15th discussing ministerial approval of the lot line adjustment for APNs 532-36-075, -06, -077. As we presented at previous town council meetings, we object to this approval due to the fire and flood risk, as well as privacy concerns to our property. We live adjacent to the lot, . Our primary concern is the water run-off on issues coming from the lot as, despite our significant and costly efforts to prevent it, our property is consistently flooded during rains by water coming off the hill on the lots in question. This will certainly be exacerbated by increasing the buildable plots from two to three. Access to the lots in question have always been from Los Robles Way, the addition of driveways through a new access from Worcester lane will also lead to the removal of many trees (California Oak and otherwise) that affect our view and privacy as well as having the potential to increase fire risk. The General Plan Vision Statement states that "the impacts of new development must be evaluated in light of the development's overall benefit to the community, and that input from surrounding residents and property owners is a major consideration during any development review process". We have continued to voice our opposition to this project. We appreciate your attention to our concerns.

Sincerely, Gianfranco and Eileen de Feo
Gatos CA.

From:
To:
Ryan Safty

**Subject:** DRC meeting on Tuesday

**Date:** Sunday, August 13, 2023 5:32:33 PM

# [EXTERNAL SENDER]

Dear Mr. Safty,

We will not be able to attend the DRC meeting on Tuesday morning. We wanted to voice our strong disagreement with the town's plan to reapprove the DRC for 17200 Los Robles Way LLA. This LLA violates the towns own General Plan in many ways. This plan allows several trees to be cut down, the habitat for the local wildlife will be effected, it does not protect the privacy of several of the neighbors and the seismic considerations have not been taken into consideration.

Also, by allowing several properties to be built and extending Worcester Lane it further cuts into the hillside risking erosion and possible land slides. We feel that the town is showing a preference to one builder and going against its own rules and standards set up by the General Plan.

Thank you for your time,

Los Gatos, Ca 95030

From:
To: Ryan Safty

Subject: Frontage from Los Robles Way

Date: Monday, August 14, 2023 4:51:42 PM

# [EXTERNAL SENDER]

Dear Mr Safty,

I'm reading the staff report and would like to understand more about page 9. The frontage specified for Parcel 3 is 200ft while parcel 1 only has 42ft of frontage.

When the lots are reconfigured, the staff report claims that the frontage will achieve 242ft of frontage. However by virtue of the reconfiguration, there would be no private or public easement across parcel 1, so the frontage would be at the terminus to Los Robles Way. That wouldn't be more than 20ft? Thus you are taking a conforming lot and making it non-conforming to the Town's zoning laws?

I will be raising this in person at tomorrow's meeting, along with the objection to this being a ministerial approval, as the land is still not exempt from CEQA review.

Also, since this is a new application in front of the DRC, I want to remind the committee as part of their assignment of duties they SHALL determine when lots have merged. The new lot merger ordinance lays out the criteria for review to determine whether lots have merged but no report has been provided to show that this property meets all 8 criteria.

As you mentioned a couple of years ago when we spoke, there are many non-conforming lots in the town and there would be no way to know about them until an application like this LLA came in. The DRC <u>assignment of duties</u> says that the DRC SHALL determine when lots have merged. This appears to be a neglect of their duties. If the lot merger ordinance exists, is it only randomly applied where convenient and not to protect the Town's constituents?

Per the new lot merger ordinance this land is owned contiguously, has no adequate turnaround for vehicular and safety equipment, nor could one ever be built on parcel 2, and has soil stability issues. The hillside behind the Merrick's property at 246 Harding Ave can attest to this.

https://library.municode.com/ca/los\_gatos/codes/code\_of\_ordinances?nodeId=CO\_CH24SURE\_ARTIINGE\_S24.10.080TOITPAME

Sincerely,

From: To:

Ryan Safty

Cc: <u>Corvell Sparks</u>; <u>James Watson</u>; <u>Gary Heap</u>; <u>Jennifer Armer</u>

Subject: FW: 17200 Los Robles - Right of Way

Date: Monday, August 14, 2023 6:48:08 PM

Attachments: image001.png

Map Subdivision XM48.pdf

Map RoS 579M33 End Los Robles Lt.pdf Map RoS 580M20 End Los Robles Rt.pdf Property Records - 17200 Los Robles Way.pdf

### [EXTERNAL SENDER]

Hi Ryan,

The terminus of Los Robles Way as documented was at the corner of the original lots 15 and 16. How could there be documentation of vacating a portion of Los Robles Way that never existed?

I am looking for clear documentation as to when Los Robles Way was extended across APN 532-36-075 and became a public ROW.

Beginning at a point on the dividing line between Lots 15 and 16 where the same is intersected by the terminus of the center line of Los Robles Way, as said Lots and Way are shown upon the Map hereinafter referred to; thence running along the dividing line between said Lots 15 and 16, S. 62° 05° E. 276.3 feet to the easterly common corner of said Lots 15 and 16; thence running along the southeasterly line of said Lot 15, S. 34° 30° W. 194 feet to the most southerly corner thereof; thence running N. 62° 05° W. and along the southwesterly line of said Lot 15, 210 feet; thence leaving said line and running N. 34°-30° E. and parallel with the southwesterly line of said Lot 15, 129 feet; thence N.

Thanks

From: Ryan Safty < RSafty@losgatosca.gov > Date: Monday, August 14, 2023 at 3:47 PM

To:

**Cc:** Corvell Sparks < <u>CSparks@losgatosca.gov</u>>, James Watson < <u>JWatson@losgatosca.gov</u>>, Gary Heap < <u>GHeap@losgatosca.gov</u>>, Jennifer Armer < <u>JArmer@losgatosca.gov</u>>

Subject: RE: 17200 Los Robles - Right of Way

Hi

I have copied Parks and Public Works to this email. PPW, please add on to this response if I have missed anything.

Regarding Los Robles Way right-of-way, the Town does not have any record of vacating any portion of Los Robles Way, which means that the portion that is shown on the subject parcels is a public right-of-way.

Regarding the future Worcester Lane cul-de-sac, the applicant is offering the area as an easement

dedication for future right-of-way purposes, meaning that the property owners would have to maintain any future cul-de-sac that is developed at this location.

Respectfully,

### Ryan Safty • Associate Planner

Community Development Department • 110 E. Main Street, Los Gatos CA 95030

Ph: 408.354.6802 • rsafty@losgatosca.gov

www.losgatosca.gov • https://www.facebook.com/losgatosca

#### **COMMUNITY DEVELOPMENT HOURS:**

**Counter Hours:** 8:00 AM – 1:00 PM, Monday – Friday/ **Phone Hours:** 8:00 AM – 5:00 PM, Monday – Friday

All permit submittals are to be done online via our Citizen's Portal platform. All other services can be completed at the counter. For more information on permit submittal, resubmittal, and issuance, please visit the **Building** and **Planning** webpages.

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Think Green, please consider the environment before printing this e-mail.

**Sent:** Monday, August 14, 2023 12:01 PM **To:** Ryan Safty < RSafty@losgatosca.gov > **Subject:** 17200 Los Robles - Right of Way

### [EXTERNAL SENDER]

Hi Ryan,

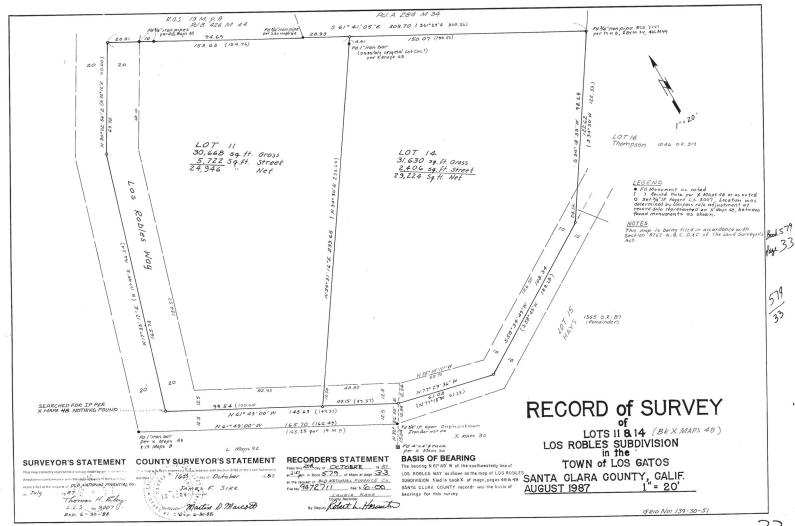
I am interested in when the vacated right of way became a public ROW. Do you have documentation that this is a public road maintained by the town?

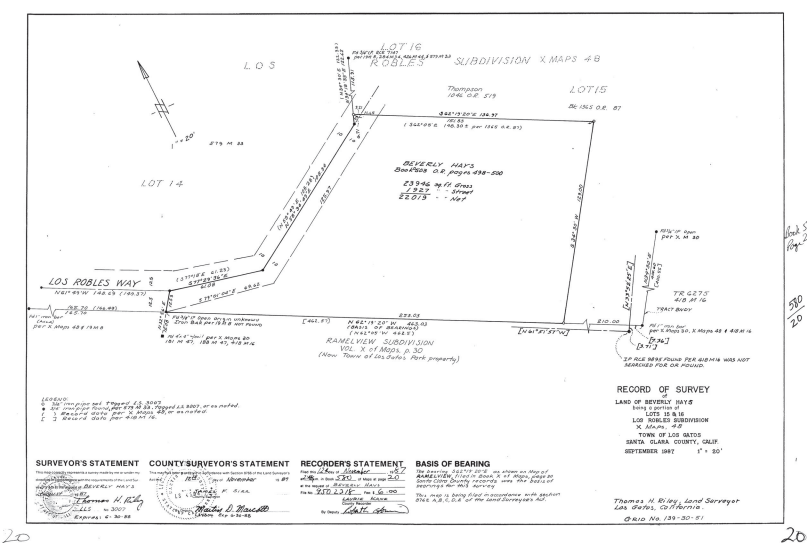
In the DRC and planning commission staff reports, you had mentioned the frontage for parcel 1 was non-conforming:

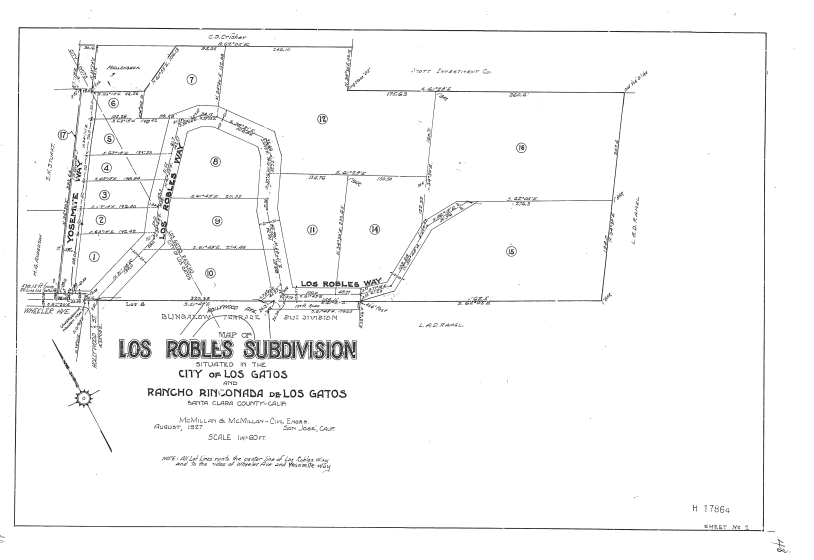
https://mccmeetingspublic.blob.core.usgovcloudapi.net/losgatos-meet-6d032661823f4cb6a9943f7c6ddbc3e8/ITEM-Attachment-004-7b105ec1a90c4d92813496a1a0becb0c.pdf

It appears the interpretation of frontage has now been changed by the Town.

Please share documentation that this is actually a public ROW.







# MAP OF

SITUATED IN THE CITY OF LOS GATOS

SANTA CLARA COUNTY-CALIF.

Millar - Civil Engrs. San Jose, Calif:

H 17864 FILED FOR RECORD at the request of 5. Gr. Huys the 12 day of August A.D. 1929, at 24 Minutes past 3 delock PM, and recorded in Volume X of Maps, Pages 4844 Records of Santa Clara County, California

May Flammery

County Records

Socious Records

Deputy

McMillar & McN August, 1927
This is to certify that Jose prine M. Hays and S.G. Hays her instand and Fern I. Nuss are the owners of that tract of land embraced within the red lines on sheet NY of a may enthered the last Refers Subdivision that the Barson is the Trustie under that earlied Deed of Trust recorded in Book 336 of Official Records, Page 307 Records of Jania Clara County, California, and Nallie J. Heal, is the Bareficiary are the only persons whose consent is neceding to pass a clear and legal title to that certain trust of land shown on the within map and that Trust hereby dedicate all streets and parts of streets, as shown on said map, as public thorough tares.
J. J. Hay 3
Fe. n L. Muss Mallet y 1+cal
The Contential of
STATE OF CALFORNIA (S.S. COUNTY OF CHANGE (ALLE & S.S. ON THIS LANDS OF CALFORNIA AND THE AND STATE OF CALFORNIA AND THE COUNTY OF CHANGE STATE OF CALFORNIA THE STATE OF CALFORNIA AND STATE OF CALFORNIA AND AND THE STATE OF THE CALFORNIA AND THE STATE OF THE COUNTY OF THE CALFORNIA AND THE STATE OF THE COUNTY OF THE CALFORNIA AND T
Jen J. Huss, J. H. Belion and
persons whose names are subscribed to the within instrument, and duy acknowledged to me that they executed the same
hand and affixed my official seal this land day of A.D. 1927.
Notary Public in and for the County of Sunta Classe State of Chilornia
STATE OF CALIFORNIA
COUNT's OF SANTA CLARA IT is hereby certified that a bond in an amount fixed by the Board of Supervisors inviting to the benefit of said County, and conditioned for the payment of taxes which were at the time of the filling of the enpeked map, a lient against the tract or subdivision of land delineated on said map, but not yet payable, has been filed with the Board of Supervisors, as approved by law.  If MUTICES WHEREOF: I have set my hand and affixed the seal of the Board of Supervisors, this day of AD. 1927.
Clerk of the Board of Supervisors of Santa Clera County, California
Deputy
STATE OF CALIFORNIA CLARA SS.  COUNTY of SANTA CLARA SS.  before me A Notary Robic to and for the County of Santa Clara, State of California, restring therein, duty commissioned and on on, personally appeared to me to be the person whose hame is subscribed to the within instrument, and duty achieveded to me that a secuted the come.  IN NITIMESS WHEREOF ! I have here unto set my hand as d affixed my official seal this day of
Notary Public in and for the County of Janta Clara, Str. of California.
STATE OF CALIFORNIA COUNTY OF SANTA CLARA is.  De this day of AD 1977,  before me a Notany Ablic in and for the County of Santa Clara, State of California, residing therein, duly commissioned and sworn, personally appeared  known to me to be the
person whose name is subscribed to the within instrument, and duly acknowledged to me that executed the same.

Notary Public in and for the County of Santa Clara, California.

F. H. Benson

This is to certify that losemite Way is dedicated to public use forever, that the 'e fee strip shown as Lot 17 on the within map to be dricated to public use to every whenever the adjacent property or ners dedicate a 200 feet strip for public use.

The public way that the within the property or ners dedicate a 200 feet strip for public use.

RANCHO RINCOMADA DE LOS GATOS STATE OF CALLEDRINA
COUNTY OF SANTA CLARA (SI.

BOARD OF SANTA CLARA)

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There a Ryster
Same of the Board of Supervisors of
Same of the Board of Supervisors of
Same of the County, Call Fornia.

Sill Gence MI Dorn
Deputy STAT. OF CAMPORNIA (1).

COUNTY OF SANTA CLARA (1).

The Within map, having been presented to the Board of Supervisors of Santa Clara County. California, on the 21 day of Instituter (AD 1821, It is hereby approved by said Board that said map be and the same is hicropy approved.

It is further ordered that all streets and parts of stress offered for dedication on sheet NET of said map be rejected as public thoroughtares on behalf of the public.

In witness Where of: I have hereunto set my hand and affixed the seal of the Board of Supervisors this 21 day of Torumber.

AD 1821. STAT .. OF CALIFORNIA Theony a. Dealer Clerk of the Board of Supervisors of Santa Clavo County - California Engene m Don Deputy STATE OF CALIFORNIA (15.)
COUNTY OF SANTA CLARA (15.)
COUNTY OF SANTA CLARA (15.)
CO'NTA COUNTY, California, do hereby certify that there are no liens for unpaid paidle County or itunicipal, or other taxes, except taxes not yet payable against the tract or Subdivision of land described in and by the annexed map or any other pays thereof.

Signed and Sealed this Liday of taxes of 19.0 1827

Author of the Subscript
By Shippediorify
By Shippediorify
By Shippediorify County Surveyor

Deputy

Deputy

STALLE OF CHALLUCKING

SURVEY OF SANTA CLARA Sis.

We of B.Chandler and C.Y. Pitman Courty

Surveyor and County, Assessor respectively of Santa Clara

County, California, do horeby certify that we have examined
the annexed map, and that the loss delinested thereon are

suitable for residence and commercial purposes.

County Surveyor

Deputy

Deput COUNTY OF SANTA CLARA S.S. I bereby certify that the subdivision shown on the annexed map is made from my and survey of the ground, and that the monuments are of the nature and in locations shown on said map. Percejl Mc Millan Approved by the City Planning Commission of the City of Los Gits Lead Habeka The accompanying map having been presented to the City Board of Trustees of the City of tos Citos, California on this I day of Mortubur AD 1927, it is hereby ordered by it is bearly that said map be and the same is hereby approved. It is further ordered that all streets and parts of Streits as shown or said map be accepted as public highways on behalf of the public in the public of the City of Los Galiss This I day of Mortubura april of the City of Los Galiss This I day of Mortubura april of the City of Los Galiss This I day of Mortubura april of the City of Los Galiss This I day of Mortubura april of the City of Los Galiss This I day of Mortubura april of the City of Los Galiss This I day of Mortubura april of the City of Los Galiss This I day of Mortubura april of the City of Los Galiss This I day of Mortubura april of the City of Los Galiss This I day of Mortubura april of the City of Los Galiss This I day of Mortubura april of the City of Los Galiss This I day of Mortubura april of the City of Los Galiss This I day of Mortubura april of the City of Los Galiss This I day of Mortubura april of the City of Los Galiss This I day of the City of Los Galiss This I day of the City of Los Galiss This I day of the City of Los Galiss This I day of the City of Los Galiss This I day of the City of Los Galiss This I day of the City of Los Galiss This I day of the City of Los Galiss This I day of the City of Los Galiss This I day of the City of Los Galiss This I day of the City of Los Galiss This I day of the City of Los Galiss This I day of the City of Los Galiss This I day of the City of Los Galiss This I day of the City of Los Galiss This I day of the City of Los Galiss This I day of the City of Los Galiss This I day of the City of Los Galiss This I day of the City of Los Galiss This I day of the Ci STATE OF CALIFORNIA

COUNTY OF TANTA CLARA

I, H.B. Fisher, City Engineer of the City of

Lis Gatos, California, do hereby certify that I have examined
the annexed map, and that the loss dalineated thereon are

Suitable for residence and commercial purposesy

There Is, Tishes

City Engineer of the City of losseles. SHEET 2

49

SHEET No. 2

FILING NO 406674 Filed for record at the Request of San Jose Abstract & Title Insurance Co Jun 7 1946 at 2:40 P.M. recorded in Vol. 1365 of Official Records, page 86 et seq., Santa Clara County Records.

fee 1.20 5f CHAS A PAYKE RECORDER

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\$3.30 U. D. 14T. REV. GRANT DEED

165143

Forn L. Nuss, the first party, hereby grant to Tom C. Haire the second part, tand all that real property situated in the County of Santa Clera, State of California, described as follows:

Beginning at a point on the dividing line between Lots 15 and 16 where the same is intersected by the terminus of the center line of Los Robles Way, as said Lots and Way are shown upon the Map hereinafter referred to; thence running along the dividing line between said Lots 15 and 16, S. 62° 05° E. 276.3 feet to the easterly common corner of said Lots 15 and 16; thence running along the southeasterly line of said Lot 15, S. 34° 30° W. 194 feet to the most southerly corner thereof; thence running N. 62° 05° W. and along the southwesterly line of said Lot 15, 210 feet; thence leaving said line and running N. 340-300 E. and parallel with the southwesterly line of said Lot 15, 129 feet; thence N. 62° 05° W. and parallel with the southwesterly line of said Lot 15, 148.30 feet, more or less, to a point on the dividing line between Lots 14 and 16 of said Los Robles Subdivision; thence running N. 34° 30° E. and along said dividing line, 65 feet to a point from which the point of beginning of this description bears S. 62° 05° E., thence leaving said dividing line and running S. 62° 05' K. 82 feet, more or less, to the point of beginning, and being a portion of Lots 15 and 16 as laid down, designated and delineated upon that certain Map entitled, "Map of Los Robles Subdivision situated in the City of Los Gatos and Rancho Rinconada de Los Gatos, Santa Clara County, Calif." and which said Map was filed for record in the office of the Recorder of the County of Santa Clara, State of California, on August 12, 1929 in Book "I" of Maps, pages 48 and 49.

Reserving from the property herein conveyed a right of way over the northwesterly 148.30 feet of the northeasterly 65 feet thereof, for ingress and egress to the lands of the party of the first part.

This deed is given and accepted upon the express condtions and restrictions that there shall be no buildings constructed upon the southwesterly 55 feet of the northwesterly 150 feet of the northeasterly 65 feet of the hereinebove described property, and no fences, walls, or hedges shall be permitted to exceed 6 feet in height, and no trees shall be allowed to exceed a height of 15 feet on said southwesterly 55 feet, and that no trees shall be allowed to exceed 20 feet within a strip 10 feet wide adjacent to and adjoining the southeasterly line of lands of grantor.

IN WITNESS WHEREOF, the said first part has executed this conveyance this 31st day of May, 1946.

Fern L. Nuss

STATE OF CALIFORNIA ) COUNTY OF SANTA CLARA) SS. On this 31st day of May, 1946, before me, Neal McGrady a Notary Public in and for said County, personally appeared Fern L. Nuss, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged that she executed the same.

WITNESS my hand and official seal.

(NOTARIAL SEAL)

Neal McCrady, Notary Public in and for the County of Santa Clara, State of California

FILING NO 406672 Filed for record at the Request of San Jose Abstract & Title Insurance Co Jun 7 1946 at 2:40 P.M. recorded in Vol. 1365 of Official Records, page 87 et seq., Santa Clara County Records.

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166038 SJA

WHEREAS, the indebtedness secured to be paid by the deed of trust, executed by J.M. Glasgow, a single man, to L.E. McCormick and George wilson, as trustees, dated Movember 5th, 1937, and recorded in the County Recorder's office of the County of Santa Clera, State of California, in liber 854 of Official Records at page 233 and following, has been fully paid;

NCW, THEREFORE, L.E. EcCormick and George Wilson, trustees, do hereby grant and reconvey unto person or persons legally entitled thereto all the estate and interest derived to said L.R. McCornick and Cologe Wilson as trusteen by or through said deed of trust, in the lands situate in the County of Santa Clara, State of California, and therein described, together with the appurtenances. Special reference being hereby made to said deed of trust, and the record thereof for a particular description of said lands.

IN WITHESS WEEREOF, the said trustees have executed these presents this 28th day of May, 1946.

George C. Wilson, Trustee L.E. McCormick. Trustee

No Revenue Stamps Required

## Grant Deed

L. N. BALL and GRACE BALL, his wife,

the first part 108 , bereby Grant to

TOH C. HAIRE

the second party , all that real property situated in the

County of Santa Clara, State of California, described, as follows:

Beginning at a one inch bar in the Southwesterly boundary of that certain 24.98 acre tract of land conveyed by Scott Investment Company, a corporation, to L. N. Ball and Grace Ball, his wife, by Deed dated February 27, 1945 and recorded March 21, 1945 in Book 1250 of Official Records, at page 168, Santa Clara County Records, and distant thereon 5.62°E. 174.60 feet from the Westerly corner of said 24.98 acre tract of landy thence parallel with the Northwesterly boundary of said 24.98 acre tract of land N.34°E. 232.45 feet to a 3/4 inch iron pipe set in the Southwesterly line of the proposed extension of Harding Avenue; thence along the Southwesterly line of proposed extension of Harding Avenue, S.62°E. 93.65 feet to a point in the center line of a right of way 20 feet wide, hereinafter referred to; thence along the center line of said 20 foot right of way, S.11°52'E. 100.82 feet, S.2014'E. 50.04 feet and S.0°33'W. 124.61 feet to a point in the Southwesterly boundary of said 24.98 acre tract of land, said point being distant along said Southwesterly boundary S.62°00'E. 265.30 feet from the point of beginning of this description; thence along said Southwesterly boundary, N.62°00'W. 265.30 feet to the point of beginning and containing 1 acre of land, more or less, and being a portion of said 24.98 acre tract in the Rencho Rinconeda de Los Getos, end also being a portion of that parcel of land designated as Farcel No. 3, on that certain Map entitled, "Record of Survey of a portion of land of L. N. and Grace Ball, being a portion of the Kennedy Tract in the Rencho Rinconeda de Los Getos, Santa Clara County, Calif. and which said Map was recorded in the office of the Recorder of the County of Santa Clara, State of California, on August 8, 1946 in Book 9 of Maps, at page 28.

Reserving therefrom a right of way for ingress and egress over the Easterly 10 feet of said lands, said Easterly 10 feet being a strip of land 10 feet wide adjacent to and Westerly of the Easterly line of said lands.

Together with a right of way for ingress and egrees over a strip of land 10 feet wide adjacent to and Easterly of the Easterly line of the percel of land hereinabove described said strip extending from the Southeasterly prolongation of the Northeasterly line of said landshere-inabove described to the Southwesterly line of said 24,98 acre tract.

In Bituens Thereof, the said first part 108 ha vo executed this corresponde this

4th day of

Lovember

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## Grant Deed

#### JOINT TENANCY

(7 3000000

TON C. HAIRE and MARYON E. HAIRE, husband and wife

The hereby (Stantin Course W. Ostle and MANUARE: E. Ostle, Ausband and wife,

aus joint fenants

all that real property situate in the

County of Santa Clara, State of California, described as follows:

Beginning at a one inchbar in the Southwesterly boundary of that certain 24,98 sore tract of land conveyed by Scott Investment Company, a corporation, to L. N. Ball and Grace Ball, his wife, by Deed dated February 27, 1945 and recorded March 21, 1945 in Book 1250 of Official Records, at page 168, Santa Clara County Records, and attant thereon S.6201, 174,60 feet from the Westerly corner of said 24,98 acre tract of land; thence parallel with the Morthweeterly boundary of said 24,98 acre tract of land N.3401, 232,45 feet to a 3/4 inch iron pipe set in the Southwesterly line of the proposed extension of Harding Avenue; thence along the Southwesterly line of proposed extension of Harding Avenue, B.6201, 93,65 feet to a point in the center line of a right of way 20 feet wide; hereinafter referred to; thence along the center line of said 20 toot right of way, S.110 52 f. 100.82 feet, S.2014 f. 50.04 feet and S.0037 f. 68.27 feet to the point of intersection of said center line with a line running parallal with and distant Northeasterly at right angles 56 feet from the Southwesterly line of said 24,98 acre tract, said point of intersection being distent N.0033 f. 56.34 feet from a point in the bouthwesterly line of said 24,98 acre tract, said last mentioned point being distant along said 24,98 acre tract, said last mentioned point the point of beginning of this description; thence leaving the center line of said 20 foot. Tright of way and running along said line that is parallel with and distant Northeasterly 50 feet at right angles from the point in said manallel line that is distant thereon S.622 f. 56 feet from the intersection of said 24,98 acre tract, N.620 f. 184,01 feet to a point in said manallel line that is distant theorem S.620 f. 56 feet from the intersection of said parallel line with the first course of this description; thesse first the Bancho Rinconada de Los Gatos, and also being a position of that parcel of land designated as Farcel Ma. 7, on that carving Mas error that parcel of land designated as F

Together with a right of way for impress and express over a strip of land 16 fest wide adjacent to and Essterly of the Englarly line of the percel of land hereinabove described, esti strip extending from the Southeasterly prolongation of the Rostnessterly line of seta lands to the Southeasterly prolongation of the Lostnessterly westerly line of case lands hereinabove described.

Reserving therefrom a right of way for increase and corest over the Easterly 10 feet of sald lands, sate Easterly 10 feet vice adjanent to and vesterly of the 1 according line of said lands.

our<sub>tes</sub> 6 (Hitnene State of California, Cara. known to me to be the person 8, whose name 8, are subscribed to the foregoing instrument and acknowledged to me that ... I he y , executed the same. Elithess my hand and official Seal. San Jose Abstract & Title Insurance Co. 76 NORTH FIRST STREET See Jos., Callerale C. Haire, grans Grant Dee (JOINT TENANCY) Joseph W. Catle.

### **Cover Page**



Created By: Created On: Last Search Date:

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Search Type	Search Parameters	State/County	Status
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6293381

Local Agency Formation Commission
County Administration Beilding
70 Wast Heading Street,
Sen Jose, California 95110
Area Code 408
299-4321

County of Santa Clara

California

E 302 489

E 30298 489

#### CERTIFICATE OF COMPLETION

I, Paul E. Sagers, the Assistant Executive Officer of the Santa Clara County Local Agency Formation Commission, issue this Certificate of Completion pursuant to Section \$6450~56451/35351 of the Government

The name of the Bistrict/City is: Los Gatos

The entire District/City is located in Santa Clara County.

The change of organization completed is a  $n = \frac{annexation}{the change of organization}$  is appended hereto.

The title of this proceeding is: LOS GATOS BLVD. NO. 8

The change of organization was ordered subject to the following terms and conditions:

Non:

The date of adoption of the resolution ordering the change of organization/ reorganisation is Feb. 20, 1979

Feb. 23, 1979

Assistant Executive Officer

Santa Clara County Local Agency Pormation Commission

Page 1 of 6

Requested By: sschilling, Printed: 2/13/2021 8:36 AM

E 302mm 490

RESOLUTION AND ORDER OF THE BOARD OF SUPERVISORS OF THE COUNTY OF SANTA CLARA ANNEXING TERRITORY DESIGNATED AS LOS GATOS BLVD. NO. 8 TO THE GITY/TOWN OF LOS GATOS PURSUANT TO GOVERNMENT CODE SECTION 35150(f) OF THE MUNICIPAL ORGANIZATION ACT OF 1977

WHEREAS, the Board of Supervisors of the County of Santa Clara has held a duly noticed public hearing pursuant to the Municipal Organization Act of 1977 on the proposed annexation of territory designated as \_\_Los Gatos Blvd. No. 8 to the CILY/Town of \_\_Los Gatos and

WHEREAS, the Board of Supervisors is authorized by the Santa Clara County Local Agency Formation Commission to order annexation of this territory without an election pursuant to Government Code Section 35150(f) of the Municipal Organization Act of 1977;

NOW, THEREFORE, the Board of Supervisors of the County of Santa Clara does hereby resolve, determine and order as follows:

- The territory described in Exhibit A is annexed to the EXXX/Town of Los Gatos . A map of this territory, marked Exhibit B, is attached.
- The Clerk of the Board of Supervisors is directed to make the filings necessary to complete the annexation pursuant to Government Code Section 35350.

PASSED AND ADOPTED by the Board of Supervisors of the County of Santa Clara, State of California, on FEB 2 0 1979

by the following vote:

AYES:

Supervisors CORTESE, MICCHAUGDDALE, CTEINBERG, DIRIDON, WILSON

NOES:

Supervisors : ::

ABSENT:

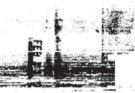
Supervisors

Mars I. Loka

Chairperson, Board of Supervisors

ATTEST: DONALD M. RAINS, Clerk Board of Supervisors

Dries m Paises



#### EXHIBIT "A"

E 302 451

TOWN OF LOS GATOS LOS GATOS BOULEVARD #8 ANNEXATION

All that real property situate in the County of Santa Clara, State of California, described as follows:

Beginning at the Southernmost corner of Ferris Avenue No. 3 annexation to the Town of Los Gatos, said corner being on the centerline of Kennedy Road; thence along the Northeasterly line of said annexation, the following courses and distances: Northeasterly 432 feet more or less; thence Northwesterly 188 feet more or less to the intersection thereof with the Westerly line of last said amnexation, the last said line also being the centerline of San Jose Avenue; thence along last said line Northeasterly 164 fcct more or less to the intersection thereof with the Southerly line of Northeast No. 9 annexation to the Town of Los Gatos; thence along the boundary of last said annexation Northwesterly 320 feet more or less; thence Northeasterly 228 feet more or less, thence Northwesterly 101 feet more or less; thence Northeasterly 140 feet more or less to the intersection thereof with a Southeasterly line of last said annexation, the last said line also being a Westerly line of Roberts Road No. 1 annexation to the Town of Los Gatos; thence along last said line Northwesterly 400 feet more or less to the intersection thereof with the Easterly line of Pine Avenue No. 1 annexation to the Town of Los Gares; thence along the boundary of last said annexation the following courses and distances:

South 33°28' West 503.79 feet; thence
North 56°31' West 100 feet more or less; thence
North 33°28' East 488.92 feet; to the intersection
thereof with said Westerly line of Roberts Road No. 1 annexation;
thence along last said line Northwesterly 210 feet more or less
to the Northeasterly corner of Fine Vista No. 1 annexation to the
Town of Los Gatos; thence along the perimeter of last said
annexation the following courses and distances:

Southwest 459.56 feet; thence Northwesterly 275.02 feet; thence Southwesterly 67 feet more or less; thence Southeasterly 23 feet more or less; thence Southerly 129 feet more or less; thence Southeasterly 299 feet more or less; thence Southwesterly 123 feet more or less to the

intersection with the Original Town of Los Gatos Boundary; thence along the Original Town of Los Gatos Boundary Southeasterly 410 feet more or less to the intersection with the westerly line of Los Gatos Boulevard No. 4 annexation to the Town of Los Gatos;



Page 3 of 6

E 30248 492 .

thence along last said annexation boundary the following courses and distances:

North 33°30' East 122.75 feet; thence South 56°25' East 435.00 feet; thence South 33°30' West 122.76 feet to the intersection

thereof with soid original Town of Los Gatos Boundary; thence along last said boundary the following two courses and distances: Southeast 60 feet more or less; thence

South 230 feet more or less to the Northerly corner of the Fillmer Avenue No. 1 annexation; thence along the boundary of the last said annexation Southeast, Southwest, and Northwest 503 feet to the intersection thereof with said original boundary of the Town of Los Gatos; thence along said boundary South 250 feet more or less to the Northerly corner of Harding Avenue No. I ennexation to the Town of Los Gatos; thence along the boundary of last said annexation Southeast and Southwest 341 feet more or less to the intersection with the original boundary of the Town of Los Gatos; thence along said boundary Southerly 170 feet more or less to the Wortherly Corner of Yosemite Way No. 1 annexation to the Town of Los Catos; thence along the Foundary of last said annexation Southeast, Southwest and Northwest 365 feet more or less to the intersection thereof with said original boundary of the Town of Los Gatos; thence South along last said boundary 185 feet more or less to the intersection thereof with the Easterly boundary of Los Robles Way No. 1 annexation to the Your of Los Gatos; thence along the perimeter of last said annexation generally Hortheast, Southwest, Northeast and Southwest 1290 feet more or less to the intersection thereof with said original boundary of the Town of Los Gatos; thence along last said line South 645 feet more or less to the Northwest corner of Kennedy Road No. 1 annexation to the Town of Los Gatos; thence along the boundary of last said annexation Northeast, Southeast, Northeast and Northwest 1470 feet more or less to the Southerly corner of Harding Avenue No. 2 annexation to the Town of Los Gatos; thence along the boundary of last said annexation Northwest, Southwest and Northeast 490 feet more or less to the South side of Harding Avenue, last said line also being the boundary of Kennedy Road Mo. 1 annexation; thence along the boundary of last said annexation the following two courses and distances:

Northwesterly 170 feet more or less; thence
Northeasterly 500 feet more or less to the Southwest
line of Kennedy Road No. 4 annexation to the Town of Los Garos;
thence along last said line Northwest 110 feet more or less to the
Easterly corner of Gem Avenue No. 2 annexation to the Town of Los
Gatos; thence along the boundary of last said annexation Southwest,
Northwest, Southwest, Northwest and Northeast 615 feet more or less
to the intersection thereof with said boundary of Kennedy Road
lo. 4 annexation; thence along last said line Northwest 220 feet
more or less to the Southwesterly corner of last said annexation;

Page 4 of 6

E 302mm 493

thence along the Northwesterly line of last said annexation northeasterly 180 feet more or less to the intersection thereof with the Southwest line of Ferris Avenue No. 2 annexation to the Town of Los Gatos, said line also being the centerline of Kennedy Road; thence along last said line and along said Southwest line of last said annexation Northwest 110 feet more or less to the Southeasterly corner of Ferris Avenue No. 3 annexation to the Town of Los Gatos; thence continuing along last said centerline and along the Southerly line of last said annexation Northwest 210 feet more or less to the point of beginning.

Containing 38.7 acres more or less.

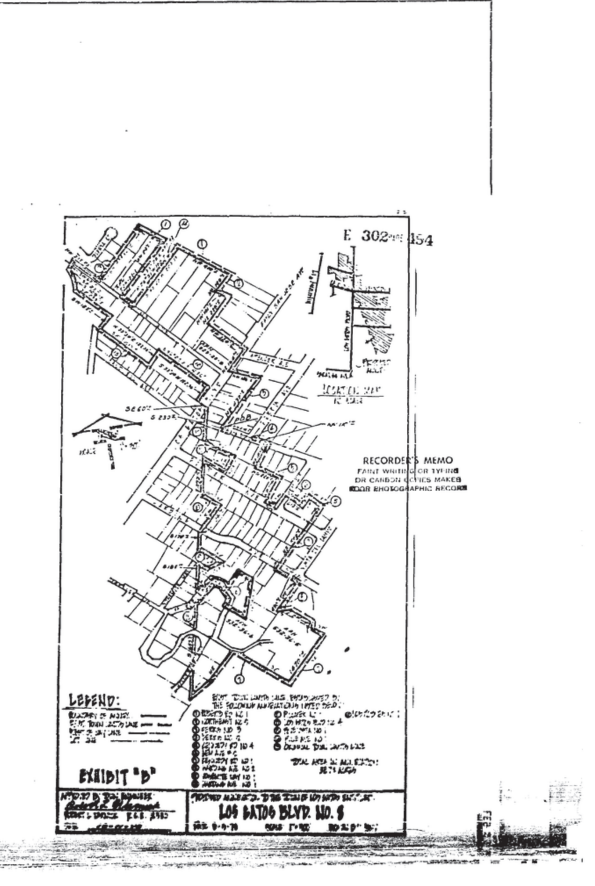
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THE FOREGOING INSTRUMENT IS A CORRECT CO. TO. THE OLIGINAL AITEST DONALD M. RAINS CLERK, BOARD OF SUFERVISORS BY CHINA ZENGEN

DATE: /2.8-78

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From: To: Cc: Subject: Date: Ryan Safty Jennifer Armer; Gabrielle Whelan Re: Frontage from Los Robles Way Monday, August 14, 2023 5:45:23 PM mage001.png

image001.png Property Records - 17200 Los Robles Way.pdf

#### [EXTERNAL SENDER]

Hello Ryan,

Regardless of the language lot merger ordinance, the DRC assignment of duties say they SHALL determine when lots have merged, and there has been no evidence of this review by the DRC, and the random application of the ordinance seems egregious at best.

In any case, my lawyer has provided the arguments why this cannot be a ministerial review. As a data point, even the interpretation of the law is correct by the Town of Woodside in this ruling:

 $https://www.woodsidetown.org/sites/default/files/fileattachments/architectural\_and\_site\_review\_board\_asrb/meeting/23951/agenda\_item\_no.\_2\_145\_old\_la\_honda\_road.pdf$ 

I will see you all at the meeting tomorrow,

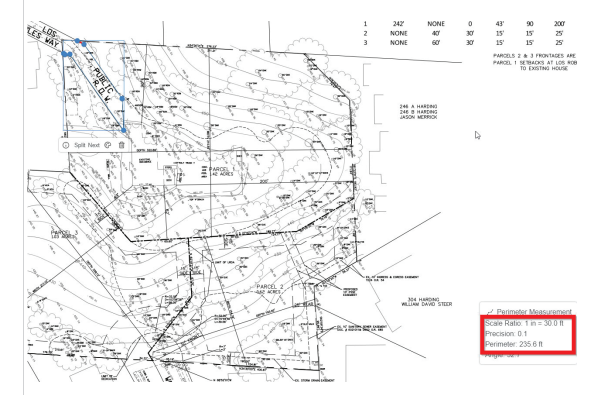
Sincerely

On Mon, Aug 14, 2023 at 5:17 PM Ryan Safty <<u>RSafty@losgatosca.gov</u>> wrote:

Hi

Thank you for your email. I'm doing my best to respond to all your questions before I leave today, so I apologize if I missed anything in response to your 4:51pm email.

The area of Los Robles Way was never vacated, and it was determined by Parks and Public Works that this area is a public right-of-way that extends into the property, thus providing frontage along each edge of the roadway that crosses the property (see below).



The Report to the DRC contained a detailed explanation to why CEQA is not triggered with this application.

As you noted, the Town's Lot Merger Ordinance was modified in early 2023. The most substantial change is that the "shall" statement was replaced with "may". The Town "may" choose to initiate a lot merger, but is not, by Code, required to.

I have copied the Planning Manager and Town Attorney to this email in case you have follow up questions.

Respectfully,

#### Ryan Safty • Associate Planner

Community Development Department • 110 E. Main Street, Los Gatos CA 95030

Ph: 408.354.6802 • rsafty@losgatosca.gov

www.losgatosca.gov • https://www.facebook.com/losgatosca

#### COMMUNITY DEVELOPMENT HOURS:

Counter Hours: 8:00 AM - 1:00 PM, Monday - Friday/

Phone Hours: 8:00 AM - 5:00 PM, Monday - Friday

All permit submittals are to be done online via our Citizen's Portal platform. All other services can be completed at the counter. For more information on permit submittal, resubmittal, and issuance, please visit the Building and Planning webpages.

#### CONFIDENTIALITY DISCLAIMER

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Think Green, please consider the environment before printing this e-mail.

From:

Sent: Monday, August 14, 2023 4:51 PM To: Ryan Safty < RSafty@losgatosca.gov> Subject: Frontage from Los Robles Way

#### [EXTERNAL SENDER]

Dear Mr Safty,

I'm reading the staff report and would like to understand more about page 9. The frontage specified for Parcel 3 is 200ft while parcel 1 only has 42ft of frontage.

When the lots are reconfigured, the staff report claims that the frontage will achieve 242ft of frontage. However by virtue of the reconfiguration, there would be no private or public easement across parcel 1, so the frontage would be at the terminus to Los Robles Way. That wouldn't be more than 20ft? Thus you are taking a conforming lot and making it non-conforming to the Town's zoning laws?

I will be raising this in person at tomorrow's meeting, along with the objection to this being a ministerial approval, as the land is still not exempt from CEQA review.

Also, since this is a new application in front of the DRC, I want to remind the committee as part of their assignment of duties they SHALL determine when lots have merged. The new lot merger ordinance lays out the criteria for review to determine whether lots have merged but no report has been provided to show that this property meets all 8 criteria.

As you mentioned a couple of years ago when we spoke, there are many non-conforming lots in the town and there would be no way to know about them until an application like this LLA came in. The DRC assignment of duties says that the DRC SHALL determine when lots have merged. This appears to be a neglect of their duties. If the lot merger ordinance exists, is it only randomly applied where convenient and not to protect the Town's constituents?

Per the new lot merger ordinance this land is owned contiguously, has no adequate turnaround for vehicular and safety equipment, nor could one ever be built on parcel 2, and has soil stability issues. The hillside behind the Merrick's property at 246 Harding Ave can attest to this.

 $https://library.municode.com/ca/los\_gatos/codes/code\_of\_ordinances?nodeId=CO\_CH24SURE\_ARTIINGE\_S24.10.080TOITPAMEARTIINGE_S24.10.080TOITPAMEARTIINGE_S24.10.080TOITPAMEARTIINGE_S24.10.080TOITPAMEARTIINGE_S24.10.080TOITPAMEARTIINGE_S24.1$ 

Sincerely,



FILING NO 406674 Filed for record at the Request of San Jose Abstract & Title Insurance Co Jun 7 1946 at 2:40 P.M. recorded in Vol. 1365 of Official Records, page 86 et seq., Santa Clara County Records.

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\$3.30 U. D. 14T. REV. GRANT DEED

165143

Forn L. Nuss, the first party, hereby grant to Tom C. Haire the second part, tand all that real property situated in the County of Santa Clera, State of California, described as follows:

Beginning at a point on the dividing line between Lots 15 and 16 where the same is intersected by the terminus of the center line of Los Robles Way, as said Lots and Way are shown upon the Map hereinafter referred to; thence running along the dividing line between said Lots 15 and 16, S. 62° 05° E. 276.3 feet to the easterly common corner of said Lots 15 and 16; thence running along the southeasterly line of said Lot 15, S. 34° 30° W. 194 feet to the most southerly corner thereof; thence running N. 62° 05° W. and along the southwesterly line of said Lot 15, 210 feet; thence leaving said line and running N. 340-300 E. and parallel with the southwesterly line of said Lot 15, 129 feet; thence N. 62° 05° W. and parallel with the southwesterly line of said Lot 15, 148.30 feet, more or less, to a point on the dividing line between Lots 14 and 16 of said Los Robles Subdivision; thence running N. 34° 30° E. and along said dividing line, 65 feet to a point from which the point of beginning of this description bears S. 62° 05° E., thence leaving said dividing line and running S. 62° 05' K. 82 feet, more or less, to the point of beginning, and being a portion of Lots 15 and 16 as laid down, designated and delineated upon that certain Map entitled, "Map of Los Robles Subdivision situated in the City of Los Gatos and Rancho Rinconada de Los Gatos, Santa Clara County, Calif." and which said Map was filed for record in the office of the Recorder of the County of Santa Clara, State of California, on August 12, 1929 in Book "I" of Maps, pages 48 and 49.

Reserving from the property herein conveyed a right of way over the northwesterly 148.30 feet of the northeasterly 65 feet thereof, for ingress and egress to the lands of the party of the first part.

This deed is given and accepted upon the express condtions and restrictions that there shall be no buildings constructed upon the southwesterly 55 feet of the northwesterly 150 feet of the northeasterly 65 feet of the hereinebove described property, and no fences, walls, or hedges shall be permitted to exceed 6 feet in height, and no trees shall be allowed to exceed a height of 15 feet on said southwesterly 55 feet, and that no trees shall be allowed to exceed 20 feet within a strip 10 feet wide adjacent to and adjoining the southeasterly line of lands of grantor.

IN WITNESS WHEREOF, the said first part has executed this conveyance this 31st day of May, 1946.

Fern L. Nuss

STATE OF CALIFORNIA ) COUNTY OF SANTA CLARA) SS. On this 31st day of May, 1946, before me, Neal McGrady a Notary Public in and for said County, personally appeared Fern L. Nuss, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged that she executed the same.

WITNESS my hand and official seal.

(NOTARIAL SEAL)

Neal McCrady, Notary Public in and for the County of Santa Clara, State of California

FILING NO 406672 Filed for record at the Request of San Jose Abstract & Title Insurance Co Jun 7 1946 at 2:40 P.M. recorded in Vol. 1365 of Official Records, page 87 et seq., Santa Clara County Records.

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WHEREAS, the indebtedness secured to be paid by the deed of trust, executed by J.M. Glasgow, a single man, to L.E. McCormick and George wilson, as trustees, dated Movember 5th, 1937, and recorded in the County Recorder's office of the County of Santa Clera, State of California, in liber 854 of Official Records at page 233 and following, has been fully paid;

NCW, THEREFORE, L.E. EcCormick and George Wilson, trustees, do hereby grant and reconvey unto person or persons legally entitled thereto all the estate and interest derived to said L.R. McCornick and Cologe Wilson as trusteen by or through said deed of trust, in the lands situate in the County of Santa Clara, State of California, and therein described, together with the appurtenances. Special reference being hereby made to said deed of trust, and the record thereof for a particular description of said lands.

IN WITHESS WEEREOF, the said trustees have executed these presents this 28th day of May, 1946.

George C. Wilson, Trustee L.E. McCormick. Trustee

No Revenue Stamps Required

## Grant Deed

L. N. BALL and GRACE BALL, his wife,

the first part 108 , bereby Grant to

TOH C. HAIRE

the second party , all that real property situated in the

County of Santa Clara, State of California, described, as follows:

Beginning at a one inch bar in the Southwesterly boundary of that certain 24.98 acre tract of land conveyed by Scott Investment Company, a corporation, to L. N. Ball and Grace Ball, his wife, by Deed dated February 27, 1945 and recorded March 21, 1945 in Book 1250 of Official Records, at page 168, Santa Clara County Records, and distant thereon 5.62°E. 174.60 feet from the Westerly corner of said 24.98 acre tract of landy thence parallel with the Northwesterly boundary of said 24.98 acre tract of land N.34°E. 232.45 feet to a 3/4 inch iron pipe set in the Southwesterly line of the proposed extension of Harding Avenue; thence along the Southwesterly line of proposed extension of Harding Avenue, S.62°E. 93.65 feet to a point in the center line of a right of way 20 feet wide, hereinafter referred to; thence along the center line of said 20 foot right of way, S.11°52'E. 100.82 feet, S.2014'E. 50.04 feet and S.0°33'W. 124.61 feet to a point in the Southwesterly boundary of said 24.98 acre tract of land, said point being distant along said Southwesterly boundary S.62°00'E. 265.30 feet from the point of beginning of this description; thence along said Southwesterly boundary, N.62°00'W. 265.30 feet to the point of beginning and containing 1 acre of land, more or less, and being a portion of said 24.98 acre tract in the Rencho Rinconeda de Los Getos, end also being a portion of that parcel of land designated as Farcel No. 3, on that certain Map entitled, "Record of Survey of a portion of land of L. N. and Grace Ball, being a portion of the Kennedy Tract in the Rencho Rinconeda de Los Getos, Santa Clara County, Calif. and which said Map was recorded in the office of the Recorder of the County of Santa Clara, State of California, on August 8, 1946 in Book 9 of Maps, at page 28.

Reserving therefrom a right of way for ingress and egress over the Easterly 10 feet of said lands, said Easterly 10 feet being a strip of land 10 feet wide adjacent to and Westerly of the Easterly line of said lands.

Together with a right of way for ingress and egrees over a strip of land 10 feet wide adjacent to and Easterly of the Easterly line of the percel of land hereinabove described said strip extending from the Southeasterly prolongation of the Northeasterly line of said landshere-inabove described to the Southwesterly line of said 24,98 acre tract.

In Bituens Thereof, the said first part 108 ha vo executed this corresponde this

4th day of

Lovember

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## Grant Deed

#### JOINT TENANCY

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TON C. HAIRE and MARYON E. HAIRE, husband and wife

The hereby (Stantin Course W. Ostle and MANUARE: E. Ostle, Ausband and wife,

aus joint fenants

all that real property situate in the

County of Santa Clara, State of California, described as follows:

Beginning at a one inchbar in the Southwesterly boundary of that certain 24,98 sore tract of land conveyed by Scott Investment Company, a corporation, to L. N. Ball and Grace Ball, his wife, by Deed dated February 27, 1945 and recorded March 21, 1945 in Book 1250 of Official Records, at page 168, Santa Clara County Records, and attant thereon S.6201, 174,60 feet from the Westerly corner of said 24,98 acre tract of land; thence parallel with the Morthweeterly boundary of said 24,98 acre tract of land N.3401, 232,45 feet to a 3/4 inch iron pipe set in the Southwesterly line of the proposed extension of Harding Avenue; thence along the Southwesterly line of proposed extension of Harding Avenue, B.6201, 93,65 feet to a point in the center line of a right of way 20 feet wide; hereinafter referred to; thence along the center line of said 20 toot right of way, S.110 52 f. 100.82 feet, S.2014 f. 50.04 feet and S.0037 f. 68.27 feet to the point of intersection of said center line with a line running parallal with and distant Northeasterly at right angles 56 feet from the Southwesterly line of said 24,98 acre tract, said point of intersection being distent N.0033 f. 56.34 feet from a point in the bouthwesterly line of said 24,98 acre tract, said last mentioned point being distant along said 24,98 acre tract, said last mentioned point the point of beginning of this description; thence leaving the center line of said 20 foot. Tright of way and running along said line that is parallel with and distant Northeasterly 50 feet at right angles from the point in said manallel line that is distant thereon S.622 f. 56 feet from the intersection of said 24,98 acre tract, N.620 f. 184,01 feet to a point in said manallel line that is distant theorem S.620 f. 56 feet from the intersection of said parallel line with the first course of this description; thesse first the Bancho Rinconada de Los Gatos, and also being a position of that parcel of land designated as Farcel Ma. 7, on that carving Mas error that parcel of land designated as F

Together with a right of way for impress and express over a strip of land 16 fest wide adjacent to and Essterly of the Englarly line of the percel of land hereinabove described, esti strip extending from the Southeasterly prolongation of the Rostnessterly line of seta lands to the Southeasterly prolongation of the Lostnessterly westerly line of case lands hereinabove described.

Reserving therefrom a right of way for increase and corest over the Easterly 10 feet of sald lands, sate Easterly 10 feet vice adjanent to and vesterly of the 1 according line of said lands.

our<sub>tes</sub> 6 (Hitnene State of California, Cara. known to me to be the person 8, whose name 8, are subscribed to the foregoing instrument and acknowledged to me that ... I he y , executed the same. Elithess my hand and official Seal. San Jose Abstract & Title Insurance Co. 76 NORTH FIRST STREET See Jos., Callerale C. Haire, grans Grant Dee (JOINT TENANCY) Joseph W. Catle.

### **Cover Page**



Created By: Created On: Last Search Date:

SSCHILLING 2/13/2021 8:34 AM 2/13/2021 8:34 AM

Search Type	Search Parameters	State/County	Status

6293381

Local Agency Formation Commission
County Administration Beilding
70 Wast Heading Street,
Sen Jose, California 95110
Area Code 408
299-4321

County of Santa Clara

California

E 302 489

E 30298 489

#### CERTIFICATE OF COMPLETION

I, Paul E. Sagers, the Assistant Executive Officer of the Santa Clara County Local Agency Formation Commission, issue this Certificate of Completion pursuant to Section \$6450~56451/35351 of the Government

The name of the Bistrict/City is: Los Gatos

The entire District/City is located in Santa Clara County.

The change of organization completed is a  $n = \frac{annexation}{the change of organization}$  is appended hereto.

The title of this proceeding is: LOS GATOS BLVD. NO. 8

The change of organization was ordered subject to the following terms and conditions:

Non:

The date of adoption of the resolution ordering the change of organization/ reorganisation is Feb. 20, 1979

Feb. 23, 1979

Assistant Executive Officer

Santa Clara County

Local Agency Pormation Commission



E 302mm 490

RESOLUTION AND ORDER OF THE BOARD OF SUPERVISORS OF THE COUNTY OF SANTA CLARA ANNEXING TERRITORY DESIGNATED AS LOS GATOS BLVD. NO. 8 TO THE GITY/TOWN OF LOS GATOS PURSUANT TO GOVERNMENT CODE SECTION 35150(f) OF THE MUNICIPAL ORGANIZATION ACT OF 1977

WHEREAS, the Board of Supervisors of the County of Santa Clara has held a duly noticed public hearing pursuant to the Municipal Organization Act of 1977 on the proposed annexation of territory designated as \_\_Los Gatos Blvd. No. 8 to the CILY/Town of \_\_Los Gatos \_\_\_\_\_; and

WHEREAS, the Board of Supervisors is authorized by the Santa Clara County Local Agency Formation Commission to order annexation of this territory without an election pursuant to Government Code Section 35150(f) of the Municipal Organization Act of 1977;

NOW, THEREFORE, the Board of Supervisors of the County of Santa Clara does hereby resolve, determine and order as follows:

- The territory described in Exhibit A is annexed to the EXXX/Town of Los Gatos . A map of this territory, marked Exhibit B, is attached.
- The Clerk of the Board of Supervisors is directed to make the filings necessary to complete the annexation pursuant to Government Code Section 35350.

PASSED AND ADOPTED by the Board of Supervisors of the County of Santa Clara, State of California, on FEB 2 0 1979

by the following vote:

AYES:

Supervisors CORTETE, MICCHAUGDALE, CTEINBERG, DIRIDON, WILSON

NOES:

Supervisors : ::

ABSENT:

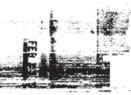
Supervisors

Bourt Lotas

Chairperson, Board of Supervisors

ATTEST: DONALD M. RAINS, Clerk Board of Supervisors

Drive In Pains



Page 2 of 6

Requested By: sschilling, Printed: 2/13/2021 8:36 AM

#### EXHIBIT "A"

E 30298 491

TOWN OF LOS GATOS LOS GATOS EQULEVARD #8 ANNEXATION

All that real property situate in the County of Santa Clara, State of California, described as follows:

Beginning at the Southernmost corner of Ferris Avenue No. 3 annexation to the Town of Los Gatos, said corner being on the centerline of Kennedy Road; thence along the Northeasterly line of said annexation, the following courses and distances: Northeasterly 432 feet more or less; thence Northwesterly 188 feet more or less to the intersection thereof with the Westerly line of last said amnexation, the last said line also being the centerline of San Jose Avenue; thence along last said line Northeasterly 164 fcct more or less to the intersection thereof with the Southerly line of Northeast No. 9 annexation to the Town of Los Gatos; thence along the boundary of last said annexation Northwesterly 320 feet more or less; thence Northeasterly 228 feet more or less, thence Northwesterly 101 feet more or less; thence Northeasterly 140 feet more or less to the intersection thereof with a Southeasterly line of last said annexation, the last said line also being a Westerly line of Roberts Road No. 1 annexation to the Town of Los Gatos; thence along last said line Northwesterly 400 feet more or less to the intersection thereof with the Easterly line of Pine Avenue No. 1 annexation to the Town of Los Gares; thence along the boundary of last said annexation the following courses and distances:

South 33°28' West 503.79 feet; thence
North 56°31' West 100 feet more or less; thence
North 33°28' East 488.92 feet; to the intersection
thereof with said Westerly line of Roberts Road No. 1 annexation;
thence along last said line Northwesterly 210 feet more or less
to the Northeasterly corner of Fine Vista No. 1 annexation to the
Town of Los Gatos; thence along the perimeter of last said
annexation the following courses and distances:

Southwest 459.56 feet; thence Northwesterly 275.02 feet; thence Southwesterly 67 feet more or less; thence Southeasterly 23 feet more or less; thence Southerly 129 feet more or less; thence Southeasterly 299 feet more or less; thence Southwesterly 123 feet more or less to the

intersection with the Original Town of Los Gatos Boundary; thence along the Original Town of Los Gatos Boundary Southeasterly 410 feet more or less to the intersection with the westerly line of Los Gatos Boulevard No. 4 annexation to the Town of Los Gatos;



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thence along last said annexation boundary the following courses and distances:

North 33°30' East 122.75 feet; thence South 56°25' East 436.00 feet; thence South 33°30' West 122.75 feet to the intersection

thereof with soid original Town of Los Gatos Boundary; thence along last said boundary the following two courses and distances: Southeast 60 feet more or less; thence

South 230 feet more or less to the Northerly corner of the Fillmer Avenue No. 1 annexation; thence along the boundary of the last said annexation Southeast, Southwest, and Northwest 503 feet to the intersection thereof with said original boundary of the Town of Los Gatos; thence along said boundary South 250 feet more or less to the Northerly corner of Harding Avenue No. I ennexation to the Town of Los Gatos; thence along the boundary of last said annexation Southeast and Southwest 341 feet more or less to the intersection with the original boundary of the Town of Los Gatos; thence along said boundary Southerly 170 feet more or less to the Wortherly Corner of Yosemite Way No. 1 annexation to the Town of Los Catos; thence along the Foundary of last said annexation Southeast, Southwest and Northwest 365 feet more or less to the intersection thereof with said original boundary of the Town of Los Gatos; thence South along last said boundary 185 feet more or less to the intersection thereof with the Easterly boundary of Los Robles Way No. 1 annexation to the Your of Los Gatos; thence along the perimeter of last said annexation generally Hortheast, Southwest, Northeast and Southwest 1290 feet more or less to the intersection thereof with said original boundary of the Town of Los Gatos; thence along last said line South 645 feet more or less to the Northwest corner of Kennedy Road No. 1 annexation to the Town of Los Gatos; thence along the boundary of last said annexation Northeast, Southeast, Northeast and Northwest 1470 feet more or less to the Southerly corner of Harding Avenue No. 2 annexation to the Town of Los Gatos; thence along the boundary of last said annexation Northwest, Southwest and Northeast 490 feet more or less to the South side of Harding Avenue, last said line also being the boundary of Kennedy Road Mo. 1 annexation; thence along the boundary of last said annexation the following two courses and distances:

Northwesterly 170 feet more or less; thence
Northeasterly 500 feet more or less to the Southwest
line of Kennedy Road No. 4 annexation to the Town of Los Garos;
thence along last said line Northwest 110 feet more or less to the
Easterly corner of Gem Avenue No. 2 annexation to the Town of Los
Gatos; thence along the boundary of last said annexation Southwest,
Northwest, Southwest, Northwest and Northeast 615 feet more or less
to the intersection thereof with said boundary of Kennedy Road
lo. 4 annexation; thence along last said line Northwest 220 feet
more or less to the Southwesterly corner of last said annexation;

Page 4 of 6

E 302™ 493

thence along the Northwesterly line of last said annexation northeasterly 180 feet more or less to the intersection thereof with the Southwest line of Ferris Avenue No. 2 annexation to the Town of Los Gatos, said line also being the centerline of Kennedy Road; thence along last said line and along said Southwest line of last said annexation Northwest 110 feet more or less to the Southeasterly corner of Ferris Avenue No. 3 annexation to the Town of Los Gatos; thence continuing along last said centerline and along the Southerly line of last said annexation Northwest 210 feet more or less to the point of beginning.

Containing 38.7 acres more or less.

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THE FOREGOING INSTRUMENT IS A CORRECT CO. Y. O. HILL OLIGINAL ATTEST DONALD M. RAINS CLERK, BOARD OF SUFERVISORS BY UNION JAMES AND JAME

Depary Ciefk

DATE: 12.8-78

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Page 5 of 6

