

CPN#: 01-073

LOT-LINE ADJUSTMENT APPLICATION

Telephone Number of Property	Owner: 585-464-38	308		
Fax #				
		f you provide your e-mail address, this will be the primary way we contact you $**$		
	2.	Name and Address of the Appl	icant if not the property	
		owner:		
Telephone Number of Applica	nt:			
Fax #	E-Mail Addr	ess:		
	**If you provide your e- 2	mail address, this will be the prima Number of parcels prop		
A. Tax Map Number: 140.14	I-01-20	Zoning District	. RLD	
B. Tax Map Number: 140.14		Zoning District	: RLD	
C. Tax Map Number:			:	
D. Tax Map Number:		Zoning District		
Size of each proposed parcel ar	nd road frontage after o	combination:		
A. Size: 17,263	acres/sq ft	Road Frontage: 0	feet	
B. Size: 25,146	acres/sq ft	Road Frontage: 164.10	feetfeet	
			_	
C. Size:	acres/sq ft	Road Frontage:	feet	

IDENTIFICATION OF POTENTIAL CONFLICTS OF INTEREST (Required by NYS General Municipal Law § 809)

1. If the Applicant is an Individual: Is the applicant or any of the immediate family members of
the applicant (including spouse, brothers, sisters, parents, children, grandchildren, or any of
their spouses) related to any officer or employee of the Town of Canandaigua? YES NO
2. If the Applicant is a Corporate Entity: Are any of the officers, employees, partners, or
directors, or any of their immediate family members (including spouse, brothers, sisters,
parents, children, grandchildren, or any of their spouses) of the company on whose behalf this
application is being made related to any officer or employee of the Town of Canandaigua?
YES NO
3. If the Applicant is a corporate entity: Are any of the stockholders or partnership members
(holding 5% or more of the outstanding shares), or any of their immediate family members
(including spouse, brothers, sisters, parents, children, grandchildren, or any of their spouses) of
the company on whose behalf this application is being made related to any officer or employee
of the Town of Canandaigua? YES NO
4. If the Applicant has made any agreements contingent upon the outcome of this application:
If the applicant has made any agreements, express or implied, whereby said applicant may
receive any payment or other benefit, whether or not for services rendered, dependent or
contingent upon the favorable approval of this application, petition, or request, are any of the
parties to said agreement officers or employees of the Town of Canandaigua? YES
NO 🗸
f the answer to any of the above questions is YES, please state the name and address of the related
officer(s) or employee(s) as well as the nature and extent of such relationship:
•
Property Owner is responsible for any consultant fees
(Town Engineer, Town Attorney, etc.) incurred during the application process.

Please note that the **Property Owner** is responsible for all consultant fees during the review of this application including legal, engineering, or other outside consultants. Applications submitted to the Town of Canandaigua Planning Board will normally receive chargeback fees of at least five hours to ten hours for planning services including intake, project review, resolution preparation, SEQR, and findings of fact. PLEASE NOTE that the number of hours will be SIGNIFICANTLY INCREASED due to incomplete applications, plans lacking detail, or repeated continuations. Subdivision applications and larger commercial or industrial projects traditionally require more hours of engineering, legal, and other consultant review and preparation and will incur higher costs. Applications for new construction may be referred to the Town Engineer for engineering review which may include at least an additional eight to twelve hours of review time. The Property Owner will also be responsible for legal fees for applications submitted to the Town of Canandaigua Planning Board, Zoning Board of Appeals, or the Town of Canandaigua Development Office. Fees for engineering and legal expenses traditionally range between one hundred and one hundred fifty dollars per hour. A copy of the Town's annual fee schedule is available upon request from the Development Office or the Town Clerk's Office. The Property Owner's signature below indicates that the Property Owner understands that the Property Owner will be responsible for all outside consultant

fees incurred as a result of the submitted application, and consents to these charges. Additionally projects approved by the Town of Canandaigua Planning Board may be required to pay a parks and recreation fee as established by the Town Board (currently \$ 1,000 per unit) if required as part of the conditions of approval.

Eli Futerman	
(property owner)	(property owner)
We hereby grant our designee permission to represe	nt us during the application process.
by Sue D. Will 9/8/21 Signature of "Darcel A" Owner/Date	Signature of "Porcel B" Owner/Date 9(8/2/
Signature of "Parcel C" Owner/Date	Signature of "Parcel D" Owner/Date

An annexation request shall be denied if it creates a residual parcel.