Amendatory Ordinance 1-1124

To the Honorable Iowa County Board of Supervisors:

Whereas a petition for a land use change has been made by John and Erin Edgington;

For land being in the W ½ of the SE ¼ of Section 15, Town 6N, Range 1E in the Town of Eden affecting tax parcels 010-0128 and 010-0129;

And, this petition is zone 80 acres from A-1 Agricultural to AB-1 Agricultural Business.

Whereas notice of such petition has been properly advertised and notice has been given to the **Clerk of the Town of Eden**.

Whereas a public hearing, designated as zoning hearing number 3446 was last held on October 31, 2024 in accord with said notice, and as a result of said hearing action has been taken by the lowa County Planning & Zoning Committee to approve.

Now therefore be it resolved that the official county zoning map be amended as recommended by the Iowa County Planning and Zoning Committee.

I, the undersign	ed Iowa County Clerk, l	nereby certify that	the above Amendatory
Ordinance was	approved as reco	mmended	approved with
amendment	denied as recommende	d denied or	rereferred to the Iowa
County Plannin	g & Zoning Committee	by the Iowa Coun	ty Board of Supervisors on
November 12,	2024. The effective date	e of this ordinance	shall be November 12, 2024.
Kristy K. Spur	ley		
Iowa County (Clerk	Date	:



222 N. Iowa Street, Suite 1223
Dodgeville, WI 53533
608-935-0333/608-553-7575/fax 608-935-0326
Scott.Godfrey@jowacounty.org

Planning & Zoning Committee Recommendation Summary

Public Hearing held on October 31, 2024

Zoning Hearing 3446

Recommendation: Approval

Applicant(s): John & Erin Edgington

Town of Eden

Site Description: W1/2-SE of S15-T6N-R1E also affecting tax parcels 010-0128; 0129

Petition Summary: This is a request to zone 80 acres from A-1 Ag to AB-1 Ag Bus.

Comments/Recommendations

- 1. The reason for the requested zoning change is that the applicants are proposing to operate a Christmas tree sales operation, to include pumpkins, other produce and retail sales. The A-1 district doesn't provide for this scale of ag-related business, but it is a conditional use permit option in the AB-1 district as a business that directly supports the agricultural economy.
- 2. If approved, the AB-1 provides for agricultural cropping in addition to the uses approved by conditional use permit.
- 3. Per Section 11.0 of the Iowa County Zoning Ordinance, the following standards are to be considered when deciding on a zoning change:
 - 1) The petition is consistent with the Iowa County Comprehensive Plan and the comprehensive plan of any Town affected by said petition.
 - 2) Adequate public facilities and services (including sewage and waste disposal, water, gas, electricity, schools, police and fire protection, and roads and transportation, as applicable) will be available as required by the petition while maintaining adequate levels of service to existing development.
 - 3) Provisions of public facilities to accommodate the petition will not place an unreasonable burden on the ability of affected local units of government to provide those services.
 - 4) The petition will not result in significant adverse impacts upon surrounding properties or the natural environment, including air, water, noise, stormwater management, soils, wildlife and vegetation.
 - 5) The land associated with the petition is suitable for the proposed development and said development will not cause unreasonable soil erosion or have an unreasonable adverse effect on rare or irreplaceable natural areas.
 - 6) The petition will not be used to legitimize a nonconforming use or structure.
 - 7) The petition is the minimum action necessary to accomplish the intent of the petition, and an administrative adjustment, variance, or Conditional Use Permit could not be used to achieve the same result.
 - 8) The petition will not result in illegal "spot zoning" (i.e. use is inconsistent with surrounding

properties and serves only a private, rather than public interest).

Town Recommendation: The Town of Eden is recommending approval.

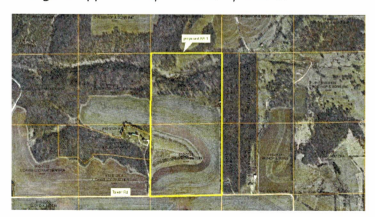
Staff Recommendation: Staff recommends approval with the condition that the associated conditional use permit is approved.

3. Comments on Conditional Use Permit

- 1. The proposed uses are consistent with the purpose of the AB-1 district in that they would directly support the agricultural economy.
- 2. Per Section 4.0 of the Iowa County Zoning Ordinance, the following standards are to be considered for a CUP:
 - 1) The proposed use complies with all applicable provisions of this Ordinance.
 - 2) The proposed use is compatible with adjacent legal uses in terms of scale, site design, operating characteristics (hours of operation, traffic generation, lighting, noise, odor, dust and other external impacts).
 - 3) There are no significant anticipated measurable adverse impacts to the surrounding legal uses and environment resulting from the proposed conditional use.
 - 4) Any adverse impacts resulting from the use will be mitigated or offset to the maximum practical extent.
 - 5) Public safety, transportation, services and utility facilities exist or will be available to serve the subject property while maintaining sufficient levels of service for existing development.
 - 6) Adequate assurances by the applicant of continuing maintenance are provided.
 - 7) The proposed use is consistent with the Iowa County Comprehensive Plan

Town Recommendation: The Town of Eden is recommending approval.

Staff Recommendation: Staff recommends approval with the condition that the zoning change is approved by the County Board.



Amendatory Ordinance 2-1124

To the Honorable Iowa County Board of Supervisors:

Whereas a petition for a land use change has been made by Ivey Construction, Inc.;

For land being in the W ½ of the NW ¼ of Section 31, Town 6N, Range 3E in the Town of Dodgeville affecting tax parcels 008-1378, 008-1378.A and 008-1379;

And, this petition is zone 67.94 acres from A-1 Agricultural and AB-1 Agricultural Business to all AB-1 Agricultural Business.

Whereas notice of such petition has been properly advertised and notice has been given to the **Clerk of the Town of Dodgeville**,

Whereas a public hearing, designated as zoning hearing number 3447 was last held on October 31, 2024 in accord with said notice, and as a result of said hearing action has been taken by the Iowa County Planning & Zoning Committee to approve.

Now therefore be it resolved that the official county zoning map be amended as recommended by the Iowa County Planning and Zoning Committee.

I, the undersigned Iowa County Clerk, hereby certify that the above Amendatory Ordinance was _____ approved as recommended ____ approved with amendment ____ denied as recommended ____ denied or ____ rereferred to the Iowa County Planning & Zoning Committee by the Iowa County Board of Supervisors on November 12, 2024. The effective date of this ordinance shall be November 12, 2024.

Date:	
	Date:



222 N. Iowa Street, Suite 1223
Dodgeville, WI 53533
608-935-0333/608-553-7575/fax 608-935-0326
Scott.Godfrey@iowacounty.org

Planning & Zoning Committee Recommendation Summary

Public Hearing held on October 31, 2024

Zoning Hearing 3447

Recommendation: Approval

Applicant(s): Ivey Construction Inc.

Town of Dodgeville

Site Description: W1/2-NW of S31-T6N-R3E also affecting tax parcels 008-1378; 1378.A; 1379

Petition Summary: This is a request to zone 67.94 acres from A-1 Ag & AB-1 Ag Bus to all AB-1 Ag Bus.

Comments/Recommendations

- 1. This same petition was made in 2023 and approved with the condition that the associated reclamation plan was approved within 12 months of county board approval of the zoning change. This deadline was not met.
- 2. The intended use of the 67.94 acres is the expansion of an existing nonmetallic mining operation. An associated conditional use permit is being requested for nonmetallic mining.
- 3. Per Section 11.0 of the Iowa County Zoning Ordinance, the following standards are to be considered when deciding on a zoning change:
 - 1) The petition is consistent with the Iowa County Comprehensive Plan and the comprehensive plan of any Town affected by said petition.
 - 2) Adequate public facilities and services (including sewage and waste disposal, water, gas, electricity, schools, police and fire protection, and roads and transportation, as applicable) will be available as required by the petition while maintaining adequate levels of service to existing development.
 - 3) Provisions of public facilities to accommodate the petition will not place an unreasonable burden on the ability of affected local units of government to provide those services.
 - 4) The petition will not result in significant adverse impacts upon surrounding properties or the natural environment, including air, water, noise, stormwater management, soils, wildlife and vegetation.
 - 5) The land associated with the petition is suitable for the proposed development and said development will not cause unreasonable soil erosion or have an unreasonable adverse effect on rare or irreplaceable natural areas.
 - 6) The petition will not be used to legitimize a nonconforming use or structure.
 - 7) The petition is the minimum action necessary to accomplish the intent of the petition, and an administrative adjustment, variance, or Conditional Use Permit could not be used to achieve the same result.
 - 8) The petition will not result in illegal "spot zoning" (i.e. use is inconsistent with surrounding properties and serves only a private, rather than public interest).

Town Recommendation: The Town of Dodgeville recommended approval in 2023.

Staff Recommendation: Staff recommends approval with the condition that the associated conditional use permit is approved.

3. Comments on Conditional Use Permit

- 1. The applicant proposes the following conditions, which are the same as were accepted in 2023:
- 1) The applicant shall apply for and receive all required local, state and federal permits.
- 2) The reclamation plan will meet the requirements of NR135.
- 3) Hours of Operation will be from 6:00 am to 6:00 pm Monday through Friday, and 6:00 am to 4:00 pm on Saturdays. No operations will take place on Sundays.
- 4) The operation will require all trucks and excavation equipment to have muffler systems that meet or exceed the current industry standard for noise abatement.
- 5) The operator shall meet or exceed DNR standards to particulate emissions as described in NR 415.075 and NR415.076.
- 6) A seismograph will be installed for the first two shots to all adjoining land owner with or without a residence, and abutting land owners, if requested.
- 7) Reclamation activities shall be phased with respect to the phasing of the mining operation and shall be initiated at the earliest possible time on those portions of the mined lands that will not be subject to further disturbance.

- 8) Interim reclamation may also be required to mined lands that have been disturbed and will be disturbed again in future operations. Reclamation may be done on an annual basis, or in stages compatible with continuing operations, or on completion of all excavation.
- The nonmetallic site must comply with all provisions of this ordinance, the Iowa County Nonmetallic Mining Reclamation Ordinance, and Wisconsin Administrative Code Ch. NR135.
- 10) The establishment, maintenance, or operation of the mining use will not substantially affect the existing use of adjacent properties and will not have a substantial adverse effect on the most suitable long term future use for the area.
- 11) That the mining use shall conform to all government regulations and standards pertaining to the activity, including air and water quality standards and storm and waste water permit discharge requirements.
- 12) That the noise, vibration, and dust levels be within the standards as established by the State.
- 13) That the reclamation plan, which shall similarly be imposed as a condition of approval, will be enforceable and, and as enforced, will result in the property being in a final condition which is reasonably safe, attractive and, if possible, conductive to productive new uses for the site.
- 14) That the operation and reclamation shall be conducted in a manner that meets groundwater quality standards pursuant to Wisconsin admin. Code ch. NR140.
- 15) That the operations and reclamation shall be conducted in a manner that does not cause a permanent lowering of the groundwater table that results in adverse effects on surface waters or a significant reduction in the quality of groundwater available for reasonable use to future users.
- 16) The mining site shall be enclosed by at least a 3-strand barbed wire fence, maintained at all times, with warning signs posted to indicate the presence of a nonmetallic mining site at intervals agreeable to the affected Town and County.
- 17) Water from site dewatering and washing operations will meet the conditions of the required Wisconsin Pollution Discharge Eliminations System (WPDES) permit from the WDNR.
- 18) Any noise shall comply with all applicable OSHA standards. Verification of this requirement shall be provided to the office upon written request.
- 19) Blasting shall, at a minimum, comply with the provisions listed in SPS 307. Wis. Admin. Rule. At sites where there is a principal structure on neighboring property within 500 feet of the shared property line with the mining site, blast charges may be required to be reduced in size as blasting activities near the property line.

- 20) The permit shall be in effect for 5 years and may be renewed by application to the County. All permitted operations may be inspected at least once every year by the Office and may be inspected at the time a request for renewal is submitted for the purpose of determining if all conditions of the operations are being complied with. Renewed permits shall be modified to be in compliance with all state, county, and local law in effect at the time of renewal. Permits may be amended on application to the Commission to allow extensions or alterations in operations under new Ownership or Management.
- 21) An address shall be required for the mining site assigned under the provisions of the Iowa County Address and Road Naming Ordinance.
 - 2. The application includes a proposed reclamation plan for when the mining use ceases, including:
 - a) Proposed financial assurance (consistent with existing operation)
 - b) A post-mining land use of wildlife habitat and storage.
 - c) All other requirements of NR135.19 WI Adm Rule
 - 3. Per Section 4.0 of the Iowa County Zoning Ordinance, the following standards are to be considered for a CUP:
 - 1) The proposed use complies with all applicable provisions of this Ordinance.
 - 2) The proposed use is compatible with adjacent legal uses in terms of scale, site design, operating characteristics (hours of operation, traffic generation, lighting, noise, odor, dust and other external impacts).
 - 3) There are no significant anticipated measurable adverse impacts to the surrounding legal uses and environment resulting from the proposed conditional use.
 - 4) Any adverse impacts resulting from the use will be mitigated or offset to the maximum practical extent.
 - 5) Public safety, transportation, services and utility facilities exist or will be available to serve the subject property while maintaining sufficient levels of service for existing development.
 - 6) Adequate assurances by the applicant of continuing maintenance are provided.
 - 7) The proposed use is consistent with the Iowa County Comprehensive Plan

Town Recommendation: The Town of Dodgeville recommended approval in 2023.

Staff Recommendation: Staff recommends approval of the conditional use permit and the proposed reclamation plan with the condition that the zoning change is approved by the County Board.



Amendatory Ordinance 3-1124

To the Honorable Iowa County Board of Supervisors:

Whereas a petition for a land use change has been made by Dean Reddell and Oxnem Acres LLC;

For land being in the NE ¼ of the NE ¼ of Section 32, Town 6N, Range 3E in the Town of Dodgeville affecting tax parcels 008-1391 and 008-1391.A;

And, this petition is zone 1.095 acres from A-1 Agricultural and AR-1 Agricultural Residential to all AR-1 Agricultural Residential.

Whereas notice of such petition has been properly advertised and notice has been given to the **Clerk of the Town of Dodgeville**,

Whereas a public hearing, designated as zoning hearing number 3448 was last held on October 31, 2024 in accord with said notice, and as a result of said hearing action has been taken by the Iowa County Planning & Zoning Committee to approve with the condition that the associated certified survey map is duly recorded within six months.

Now therefore be it resolved that the official county zoning map be amended as recommended by the Iowa County Planning and Zoning Committee.

I, the undersigned Iowa County Clerk, hereby certify that the above Amendatory Ordinance wasapproved as recommendedapproved with amendmentdenied as recommendeddenied orrereferred to the Iowa County Planning & Zoning Committee by the Iowa County Board of Supervisors on November 12, 2024. The effective date of this ordinance shall be November 12, 2024.			
November 12, 2024 . The effect	tive date of this ordinance s	shall be November 12, 2024.	
Kristy K. Spurley	•		
Iowa County Clerk	Date:		



222 N. Iowa Street, Suite 1223
Dodgeville, WI 53533
608-935-0333/608-553-7575/fax 608-935-0326
Scott.Godfrey@jowacounty.org

Planning & Zoning Committee Recommendation Summary

Public Hearing held on October 31, 2024

Zoning Hearing 3448

Recommendation: Approval

Applicant(s): Dean Reddel and Oxnem Acres LLC

Town of Dodgeville

Site Description: NE/NE of S32-T6N-R3E also affecting tax parcels 01391; 1391.A

Petition Summary: This is a request to zone 1.095 acres from A-1 Ag to AR-1 Ag Res.

Comments/Recommendations

1. The reason for the requested zoning change is to enlarge the Reddell residential lot to include area for the septic system by adding land from Oxnem Acres LLC.

- 2. If approved, the AR-1 district would allow one single family residence, accessory structures and limited ag uses.
- 3. The associated certified survey map has been submitted for review.
- **4.** Per Section 11.0 of the Iowa County Zoning Ordinance, the following standards are to be considered when deciding on a zoning change:
 - 1) The petition is consistent with the Iowa County Comprehensive Plan and the comprehensive plan of any Town affected by said petition.
 - 2) Adequate public facilities and services (including sewage and waste disposal, water, gas, electricity, schools, police and fire protection, and roads and transportation, as applicable) will be available as required by the petition while maintaining adequate levels of service to existing development.
 - 3) Provisions of public facilities to accommodate the petition will not place an unreasonable burden on the ability of affected local units of government to provide those services.
 - 4) The petition will not result in significant adverse impacts upon surrounding properties or the natural environment, including air, water, noise, stormwater management, soils, wildlife and vegetation.
 - 5) The land associated with the petition is suitable for the proposed development and said development will not cause unreasonable soil erosion or have an unreasonable adverse effect on rare or irreplaceable natural areas.
 - 6) The petition will not be used to legitimize a nonconforming use or structure.
 - 7) The petition is the minimum action necessary to accomplish the intent of the petition, and an administrative adjustment, variance, or Conditional Use Permit could not be used to achieve the same result.
 - 8) The petition will not result in illegal "spot zoning" (i.e. use is inconsistent with surrounding properties and serves only a private, rather than public interest).

Town Recommendation: The Town of Dodgeville is recommending approval.

Staff Recommendation: Staff recommends approval with the condition that the associated certified survey map is duly recorded within 6 months of County Board approval.





Amendatory Ordinance 4-1124

To the Honorable Iowa County Board of Supervisors:

Whereas a petition for a land use change has been made by John Kinsinger;

For land being in the NW ¼ of the SW ¼ of Section 7, Town 4N, Range 1E in the Town of Mifflin affecting tax parcel 016-0735;

And, this petition is zone 30.4 acres from A-1 Agricultural to AR-1 Agricultural Residential.

Whereas notice of such petition has been properly advertised and notice has been given to the **Clerk of the Town of Mifflin**,

Whereas a public hearing, designated as zoning hearing number 3451 was last held on October 31, 2024 in accord with said notice, and as a result of said hearing action has been taken by the Iowa County Planning & Zoning Committee to approve.

Now therefore be it resolved that the official county zoning map be amended as recommended by the Iowa County Planning and Zoning Committee.

Ordinance wasapproved as a amendmentdenied as recomme	erk, hereby certify that the above Amendatory recommended approved with ended denied or rereferred to the Iowa
November 12, 2024. The effective	ttee by the Iowa County Board of Supervisors on date of this ordinance shall be November 12, 2024 .
Kristy K. Spurley Iowa County Clerk	Date:



222 N. Iowa Street, Suite 1223
Dodgeville, WI 53533
608-935-0333/608-553-7575/fax 608-935-0326
Scott.Godfrey@iowacounty.org

Planning & Zoning Committee Recommendation Summary

Public Hearing held on October 31, 2024

Zoning Hearing 3451

Recommendation: Approval

Applicant(s): John Kinsinger

Town of Mifflin

Site Description: NW/SW of S7-T4N-R1E also affecting tax parcel 016-0735

Petition Summary: This is a request to zone 30.4 acres from A-1 Ag to AR-1 Ag Res.

Comments/Recommendations

- 1. This lot was created in 2002 and is nonconforming due to not meeting the minimum 40-acre lot size for the A-1 district established in 1978. The reason for the request is to make it conforming and eligible for permits for proposed new development.
- 2. If approved, the AR-1 provides one single family residence, accessory structures and limited ag uses.
- 3. Per Section 11.0 of the Iowa County Zoning Ordinance, the following standards are to be considered when deciding on a zoning change:
 - 1) The petition is consistent with the Iowa County Comprehensive Plan and the comprehensive plan of any Town affected by said petition.
 - 2) Adequate public facilities and services (including sewage and waste disposal, water, gas, electricity, schools, police and fire protection, and roads and transportation, as applicable) will be available as required by the petition while maintaining adequate levels of service to existing development.
 - 3) Provisions of public facilities to accommodate the petition will not place an unreasonable burden on the ability of affected local units of government to provide those services.
 - 4) The petition will not result in significant adverse impacts upon surrounding properties or the natural environment, including air, water, noise, stormwater management, soils, wildlife and vegetation.
 - 5) The land associated with the petition is suitable for the proposed development and said development will not cause unreasonable soil erosion or have an unreasonable adverse effect on rare or irreplaceable natural areas.
 - 6) The petition will not be used to legitimize a nonconforming use or structure.
 - 7) The petition is the minimum action necessary to accomplish the intent of the petition, and an administrative adjustment, variance, or Conditional Use Permit could not be used to achieve the same result.

8) The petition will not result in illegal "spot zoning" (i.e. use is inconsistent with surrounding properties and serves only a private, rather than public interest).

Town Recommendation: The Town of Mifflin is recommending approval.

Staff Recommendation: Staff recommends approval.





Amendatory Ordinance 5-1124

To the Honorable Iowa County Board of Supervisors:

Whereas a petition for a land use change has been made by Deven and Leah Walrack;

For land being in the SW ¼ of the SW ¼ of Section 7, Town 4N, Range 3E in the Town of Mineral Point affecting tax parcel 018-0701;

And, this petition is zone 1.0 acre from AR-1 Agricultural Residential to A-1 Agricultural.

Whereas notice of such petition has been properly advertised and notice has been given to the **Clerk of the Town of Mineral Point**.

Whereas a public hearing, designated as zoning hearing number 3452 was last held on October 31, 2024 in accord with said notice, and as a result of said hearing action has been taken by the Iowa County Planning & Zoning Committee to approve.

Now therefore be it resolved that the official county zoning map be amended as recommended by the Iowa County Planning and Zoning Committee.

I, the undersigned Iowa County Clerk, hereby certify that the above Amendatory Ordinance wasapproved as recommendedapproved with amendmentdenied as recommendeddenied orrereferred to the Iowa County Planning & Zoning Committee by the Iowa County Board of Supervisors on November 12, 2024. The effective date of this ordinance shall be November 12, 2024.			
Kristy K. Spurley Iowa County Clerk	Date:		



222 N. Iowa Street, Suite 1223
Dodgeville, WI 53533
608-935-0333/608-553-7575/fax 608-935-0326
Scott.Godfrey@iowacounty.org

Planning & Zoning Committee Recommendation Summary

Public Hearing held on October 31, 2024

Zoning Hearing 3452

Recommendation: Approval

Applicant(s): Deven & Leah Walrack

Town of Mineral Point

Site Description: SW/SW of S7-T4N-R1E also affecting tax parcel 018-0701

Petition Summary: This is a request to zone 1 acre from AR-1 Ag Res to A-1 Ag to be combined with

adjacent A-1 land.

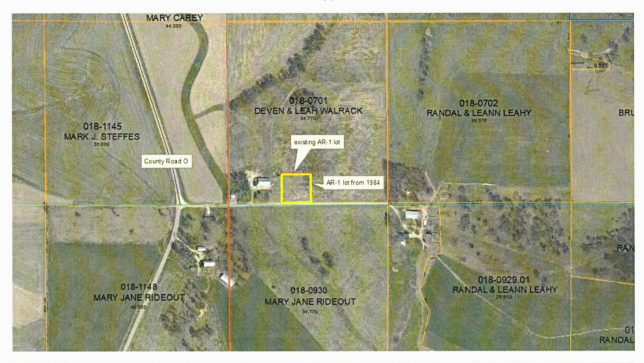
Comments/Recommendations

1. The AR-1 lot was created in 1984 (ZH528) and has not been developed.

- 2. If approved, this acre will become part of the surrounding A-1 zoned land as it was never separated by deed.
- 3. Per Section 11.0 of the Iowa County Zoning Ordinance, the following standards are to be considered when deciding on a zoning change:
 - 1) The petition is consistent with the Iowa County Comprehensive Plan and the comprehensive plan of any Town affected by said petition.
 - 2) Adequate public facilities and services (including sewage and waste disposal, water, gas, electricity, schools, police and fire protection, and roads and transportation, as applicable) will be available as required by the petition while maintaining adequate levels of service to existing development.
 - 3) Provisions of public facilities to accommodate the petition will not place an unreasonable burden on the ability of affected local units of government to provide those services.
 - 4) The petition will not result in significant adverse impacts upon surrounding properties or the natural environment, including air, water, noise, stormwater management, soils, wildlife and vegetation.
 - 5) The land associated with the petition is suitable for the proposed development and said development will not cause unreasonable soil erosion or have an unreasonable adverse effect on rare or irreplaceable natural areas.
 - 6) The petition will not be used to legitimize a nonconforming use or structure.
 - 7) The petition is the minimum action necessary to accomplish the intent of the petition, and an administrative adjustment, variance, or Conditional Use Permit could not be used to achieve the same result.
 - 8) The petition will not result in illegal "spot zoning" (i.e. use is inconsistent with surrounding properties and serves only a private, rather than public interest).

Town Recommendation: The Town of Mineral Point is recommending approval.

Staff Recommendation: Staff recommends approval.





Amendatory Ordinance 6-1124

To the Honorable Iowa County Board of Supervisors:

Whereas a petition for a land use change has been made by Peg Senf;

For land being in the NW ¼ of Section 11, Town 4N, Range 5E in the Town of Moscow affecting tax parcels 020-0629.1, 020-0635.A, 020-0635.A, 020-0633 and 020-0631.02;

And, this petition is zone 6.33 acres from A-1 Agricultural to AR-1 Agricultural Residential.

Whereas notice of such petition has been properly advertised and notice has been given to the **Clerk of the Town of Moscow**.

Whereas a public hearing, designated as zoning hearing number 3453 was last held on October 31, 2024 in accord with said notice, and as a result of said hearing action has been taken by the Iowa County Planning & Zoning Committee to approve with the condition that the associated certified survey map is duly recorded within six months.

Now therefore be it resolved that the official county zoning map be amended as recommended by the Iowa County Planning and Zoning Committee.

I, the undersigned Iowa County Clerk, hereby certify that the above Amendatory Ordinance was approved as recommended approved with amendment denied as recommended denied or rereferred to the Iowa County Planning & Zoning Committee by the Iowa County Board of Supervisors on			
November 12, 2024. The effect	rive date of this ordinance	shall be November 12, 2024 .	
Kristy K. Spurley			
Iowa County Clerk	Date	:	



222 N. Iowa Street, Suite 1223
Dodgeville, WI 53533
608-935-0333/608-553-7575/fax 608-935-0326
Scott.Godfrey@iowacounty.org

Planning & Zoning Committee Recommendation Summary

Public Hearing held on October 31, 2024

Zoning Hearing 3453

Recommendation: Approval

Applicant(s): Peg Senf Town of Moscow

Site Description: NW ¼ of S11-T4N-R5E also affecting tax parcels 020-0629.1; 0635.A; 0633; 0631.02

Petition Summary: This is a request to zone 6.33 acres from A-1 Ag to AR-1 Ag Res.

Comments/Recommendations

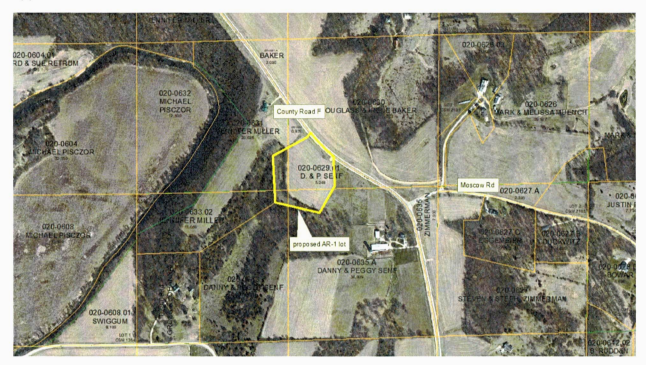
1. The A-1 district has a minimum 40-acre lot size, so rezoning is required in order to legally create the proposed 6.33-acre lot.

- 2. If approved, the AR-1 district would allow one single family residence, accessory structures and limited ag uses, including up to 3 animal units as defined in the Iowa County Zoning Ordinance.
- 3. The associated certified survey map has been submitted for review.
- 4. The lot has access approval to County Road F from the Iowa County Highway Department.
- 5. Per Section 11.0 of the Iowa County Zoning Ordinance, the following standards are to be considered when deciding on a zoning change:
 - 1) The petition is consistent with the Iowa County Comprehensive Plan and the comprehensive plan of any Town affected by said petition.
 - 2) Adequate public facilities and services (including sewage and waste disposal, water, gas, electricity, schools, police and fire protection, and roads and transportation, as applicable) will be available as required by the petition while maintaining adequate levels of service to existing development.
 - 3) Provisions of public facilities to accommodate the petition will not place an unreasonable burden on the ability of affected local units of government to provide those services.
 - 4) The petition will not result in significant adverse impacts upon surrounding properties or the natural environment, including air, water, noise, stormwater management, soils, wildlife and vegetation.
 - 5) The land associated with the petition is suitable for the proposed development and said development will not cause unreasonable soil erosion or have an unreasonable adverse effect on rare or irreplaceable natural areas.
 - 6) The petition will not be used to legitimize a nonconforming use or structure.
 - 7) The petition is the minimum action necessary to accomplish the intent of the petition, and an administrative adjustment, variance, or Conditional Use Permit could not be used to achieve the same result.

8) The petition will not result in illegal "spot zoning" (i.e. use is inconsistent with surrounding properties and serves only a private, rather than public interest).

Town Recommendation: The Town of Moscow is recommending approval.

Staff Recommendation: Staff recommends approval with the condition that the associated certified survey map is duly recorded within 6 months of *C*ounty Board approval.





Amendatory Ordinance 7-1124

To the Honorable Iowa County Board of Supervisors:

Whereas a petition for a land use change has been made by Jason Schluter, Dave Onan and Mary Patoka;

For land being Lot 90 of The Springs Subdivision in Section 29, Town 8N, Range 4E in the Town of Wyoming affecting tax parcel 028-0864;

And, this petition is zone 0.715 acre from R-2 Multi-Family Residential to R-1 Single-Family Residential.

Whereas notice of such petition has been properly advertised and notice has been given to the **Clerk of the Town of Wyoming**,

Whereas a public hearing, designated as zoning hearing number 3455 was last held on October 31, 2024 in accord with said notice, and as a result of said hearing action has been taken by the Iowa County Planning & Zoning Committee to approve.

Now therefore be it resolved that the official county zoning map be amended as recommended by the Iowa County Planning and Zoning Committee.

I, the undersigned Iowa County Ordinance wasapproved amendmentdenied as recom County Planning & Zoning Com November 12, 2024. The effect	as recommended a nmended denied or nmittee by the Iowa County	pproved withrereferred to the IowaBoard of Supervisors on
Kristy K. Spurley Iowa County Clerk	Date:	



222 N. Iowa Street, Suite 1223
Dodgeville, WI 53533
608-935-0333/608-553-7575/fax 608-935-0326
Scott.Godfrey@iowacounty.org

Planning & Zoning Committee Recommendation Summary

Public Hearing held on October 31, 2024

Zoning Hearing 3455

Recommendation: Approval

Applicant(s): Jason Schluter, Dave Onan and Mary Patoka

Town of Wyoming

Site Description: Lot 90 The Springs S29-T8N-R4E also affecting tax parcel 028-0864

Petition Summary: This is a request to zone 0.715 acre from R-2 Multi-Family Res to R-1 Single-Family Res.

Comments/Recommendations

- 1. This lot is one of several that are zoned R-2 in 1993 within an area comprising 89 acres of the development. The proposal is to build a single-family residence, which is not an allowed use in the R-2 district.
- 2. The R-1 district allows for one single family residence and accessory structures.
- 3. This development originated in the early 1970s and has undergone multiple revisions and zoning changes. At the time when originally platted, this 0.715-acre lot was lawful.
- **4.** Per Section 11.0 of the Iowa County Zoning Ordinance, the following standards are to be considered when deciding on a zoning change:
 - 1) The petition is consistent with the Iowa County Comprehensive Plan and the comprehensive plan of any Town affected by said petition.
 - 2) Adequate public facilities and services (including sewage and waste disposal, water, gas, electricity, schools, police and fire protection, and roads and transportation, as applicable) will be available as required by the petition while maintaining adequate levels of service to existing development.
 - 3) Provisions of public facilities to accommodate the petition will not place an unreasonable burden on the ability of affected local units of government to provide those services.
 - 4) The petition will not result in significant adverse impacts upon surrounding properties or the natural environment, including air, water, noise, stormwater management, soils, wildlife and vegetation.
 - 5) The land associated with the petition is suitable for the proposed development and said development will not cause unreasonable soil erosion or have an unreasonable adverse effect on rare or irreplaceable natural areas.
 - 6) The petition will not be used to legitimize a nonconforming use or structure.
 - 7) The petition is the minimum action necessary to accomplish the intent of the petition, and an administrative adjustment, variance, or Conditional Use Permit could not be used to achieve the same result.

8) The petition will not result in illegal "spot zoning" (i.e. use is inconsistent with surrounding properties and serves only a private, rather than public interest).

Town Recommendation: The Town of Wyoming is recommending approval.

Staff Recommendation: Staff recommends approval.

