Amendatory Ordinance 7-0725

To the Honorable Iowa County Board of Supervisors:

Whereas a petition for a land use change has been made by Moneypenny Land LLC;

For land being in the NW ¼ of the NE ¼ of Section 12 of Town 4N, Range 1E in the Town of Mifflin affecting tax parcel 016-0813;

And, this petition is zone 9.247 acre from A-1 Agricultural to AR-1 Agricultural Residential and 30.753 acres with the AC-1 Agricultural Conservancy overlay district.

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 3492 was last held on June 26, 2025 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 12 months of County Board approval.

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

Respectfully submitted by the Iowa County Planning & Zoning Committee.

I, the undersigned Iowa County Clerk, hereby certify that the above Amendatory
Ordinance was approved as recommended approved with
amendmentdenied as recommendeddenied orrereferred to the Iowa
County Planning & Zoning Committee by the Iowa County Board of Supervisors on July
15, 2025. The effective date of this ordinance shall be July 15, 2025.
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Date: 7/15/2085

Megan Gurrie
Iowa County Clerk

IOWA COUNTY OFFICE OF PLANNING & DEVELOPMENT

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Planning & Zoning Committee Recommendation Summary

Public Hearings held on June 16, 2025

Zoning Hearing 3492

Recommendation: Approval

Applicant(s): Moneypenny Land LLC

Town of Mifflin

Site Description: NW/NE of S8-T5N-R1E also affecting tax parcel 016-0813

Petition Summary: This is a request to zone 9.247 acre from A-1 Ag to AR-1 Ag Res and 30.753 with the AC-1 Ag Conservancy overlay district.

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 lot.
- 2. If approved, the AR-1 district provides for one single-family residence, accessory structures and limited ag uses and up to 3 animal units as defined in the Iowa County Zoning Ordinance. The AC-1 district provides for agricultural uses but no development that requires a county zoning permit.
- 3. The associated certified survey map has not yet been submitted for formal review.
- 4. Per Section 11.0 of the Iowa County Zoning Ordinance, the following may be considered when deciding on a zoning change:
 - 1. Whether the petition is consistent with the lowa County Comprehensive Plan and the comprehensive plan of any Town affected by said petition.
 - 2. Whether 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. Whether the petition will result in significant adverse impacts upon surrounding properties or the natural environment, including air, water, noise, stormwater management, soils, wildlife and vegetation.
 - 4. Whether 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.
 - 5. Whether the petition is to resolve a violation.
 - 6. Whether 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.

Town Recommendation on zoning: The Town of Mifflin is recommending approval. Staff Recommendation on zoning: Staff recommends approval with the condition that the associated certified survey map is duly recorded contingent to County Board approval and within 12 months of County Board approval.

