

**ATTACHMENT 2**  
**DARWAY / LLA / SUB2013-00072 / COAL 14-0022**  
**EXHIBIT B – CONDITIONS OF APPROVAL**

1. This adjustment may be effectuated by recordation of a parcel map or recordation of certificates of compliance.
2. If a parcel map is filed, it shall show:
  - a. All public utility easements.
  - b. All approved street names.
  - c. A tax certificate.
3. Any private easements described in the title report must be shown on the parcel map, with recording data.
4. When the parcel map is submitted for checking, or when the certificate of compliance is filed for review, provide a preliminary title report to the County Engineer or the Planning Director for review.
5. All conditions of approval herein specified are to be complied with prior to the recordation of the parcel map or certificates of compliance which effectuate the adjustment. Recordation of a parcel map is at the option of the applicant. However, if a parcel map is not filed, recordation of a certificate of compliance is mandatory.
6. The parcel map or certificates of compliance shall be filed with the County Recorder prior to transfer of the adjusted portions of the property or the conveyance of the new parcels.
7. In order to consummate the adjustment of the lot lines to the new configuration when there is multiple ownerships involved, it is required that the parties involved quitclaim their interest in one another new parcels. Any deeds of trust involving the parcels must also be adjusted by recording new trust deeds concurrently with the map or certificates of compliance.
8. If the lot line adjustment is finalized using certificates of compliance, prior to final approval the applicant shall prepay all current and delinquent real property taxes and assessments collected as real property taxes when due prior to final approval.
9. The lot line adjustment will expire two years (24 months) from the date of the approval, unless the parcel map or certificates of compliance effectuating the adjustment is recorded first. Adjustments may be granted a single one year extension of time. The applicant must submit a written request with appropriate fees to the Planning Department prior to the expiration date.
10. All timeframes on completion of lot line adjustments are measured from the date the Review Authority approves the lot line adjustment map, not from any date of possible reconsideration action.

11. The following buildings on Parcel 1 shall be removed or brought into conformance (submit proof building permit or obtain a permit) with the Land Use Ordinance prior to the recordation of the parcel map or certificates of compliance which effectuate the adjustment.
  - a. Shed - 580 sf (labeled as bldg. 3 – proof of bldg. permit required).
  
12. The following buildings on Parcel 2 shall be removed or brought into conformance (submit proof building permit or obtain a permit) with the Land Use Ordinance prior to the recordation of the parcel map or certificates of compliance which effectuate the adjustment.
  - a. Pole barn - 5,732 sf (labeled as bldg. 9),
  - b. Shop - 3,469 sf (labeled as bldg. 10),
  - c. Shed - 3,000 sf (labeled as bldg. 11),
  - d. Shed - 1,219 sf (labeled as bldg. 12, a 30-foot setback is required however, a smaller setback may be granted using the adjustment per Section 22.54.020.F.),
  - e. Quarantine barn - 1,064 sf (labeled as bldg. 13, a 30-foot setback is required however a smaller setback may be granted using the adjustment per Section 22.54.020.F.).
  
13. Prior to recordation of a parcel map or certificates of compliance finalizing the lot line adjustment, the property owner shall grant an avigation easement to the county of San Luis Obispo. The avigation easement document shall be prepared, reviewed and approved by County Counsel.