Town of Danbury 23 High Street Danbury, NH 03230 (603)768-3313 danbury_selectmen@comcast.net

NOTICE OF VOLUNTARY MERGER OF PRE-EXISTING LOTS

INSTRUCTIONS FOR LOT CONSOLIDATION

- 1. Complete the upper portion of the Notice of Voluntary Merger of Pre-existing Lots pursuant to RSA 674: 39-a¹. You must include the Parcel Identification Number (Tax Map/Lot) information from the Town as well as the Book and Page number information from the Merrimack County Registry of Deeds. If you need additional space, please attach another sheet. PLEASE PRINT NEATLY as the Merrimack County Registry of Deeds will not accept it for recording otherwise. PLEASE SIGN IN BLACK INK ONLY.
- 2. Have the document notarized.
- 3. Submit the form along with the fee of twenty five dollars (\$25) to the Selectmen's Office.
- 4. The Planning Board, at their next regular meeting, will review the information submitted and determine if the resulting lot is in compliance with NH RSA 674:30-a and the Town's current Zoning Ordinance.
- 5. Once the request is approved and signed by the Chairman of the Planning Board, the original will be returned to the assessing official and will be recorded with the Merrimack County Registry of Deeds. Merger will not be effective until it has been recorded as per RSA 674:39-a and a copy showing the registry stamps is received by the town.
- 6. It should be noted that none of the merged parcels shall hereafter be separately transferred without subdivision approval from the Danbury Planning Board. The lots being created by such subdivision shall comply with the zoning ordinance and subdivision regulations in effect at the time.

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¹ A copy of the State Law (NH RSA 674:39-a) is attached for reference.

TOWN OF DANBURY, NH

NOTICE OF VOLUNTARY MERGER OF PRE-EXISTING LOTS Pursuant to RSA 674:39-a

Property Owner Name(s):	
Address:	
Street Location of Parcels Affected by this Me	ger:
The Parcels Being Merged Are:	
MAP# / LOT #:	Registry of Deeds Book/Page#
MAP# / LOT #:	Registry of Deeds Book/Page#
MAP# / LOT #:	Registry of Deeds Book/Page#
I (we) understand that none of the parcels which are being merged by this document shall hereafter be separately transferred without subdivision approval from the Danbury Planning Board. Signature(s) of Property Owner(s):	
Signature:Print	Name:Date:
Signature:Print	Name:Date:
The foregoing instrument was acknowledged before me this day of,	
	Date:
Justice of the Peace/Notary Public My Commission expires:	
Seal:	
For	Office Use Only
Date Received:	Date Reviewed:
Endorsed by: Danbury Planning Board	Date Accepted:

TITLE LXIV PLANNING AND ZONING

CHAPTER 674 LOCAL LAND USE PLANNING AND REGULATORY POWERS

Regulation of Subdivision of Land

Section 674:39-a

674:39-a Voluntary Merger. – Any owner of 2 or more contiguous preexisting approved or subdivided lots or parcels who wishes to merge them for municipal regulation and taxation purposes may do so by applying to the planning board or its designee. Except where such merger would create a violation of then-current ordinances or regulations, all such requests shall be approved, and no public hearing or notice shall be required. No new survey plat need be recorded, but a notice of the merger, sufficient to identify the relevant parcels and endorsed in writing by the planning board or its designee, shall be filed for recording in the registry of deeds, and a copy mailed to the municipality's assessing officials. No such merged parcel shall thereafter be separately transferred without subdivision approval. No city, town, county, or village district may merge preexisting subdivided lots or parcels except upon the consent of the owner.

Source. 1995, 291:9, eff. Aug. 20, 1995. 2010, 345:1, eff. Sept. 18, 2010.