Whatcom County, WA Total:\$224.50 Pgs=22 20 ORD 10 Request of: CITY OF BELLINGHAM

2023-1001697

10/24/2023 03:18 PM

00392814202310016970220221

AFTER RECORDING RETURN DOCUMENT TO:

City of Bellingham - Planning Department 210 Lottie Street Bellingham, WA 98225

DOCUMENT TITLE: Street Vacation Ordinance

REFERENCE NUMBER OF RELATED DOCUMENT: VAC2022-0002

GRANTOR(S): City of Bellingham

GRANTEE(S): Boiler Works, LLC

ASSESSOR'S TAX/PARCEL NUMBER(S): The subject right-of-way abuts parcel number 370201-062248.

ABBREVIATED LEGAL DESCRIPTION: The westerly 10-feet of 10th Street abutting lots 1-4, block 1 and lot 1 and the south half of lot 2, block 2, Town of Bellingham and as described on EXHIBIT A and as shown on EXHIBIT B.

ORDINANCE NO. 2023-09-024

AN ORDINANCE RELATING TO THE VACATION OF THE WESTERLY 10-FEET OF 10TH STREET ABUTTING LOTS 1-4, BLOCK 1 AND LOT 1 AND THE SOUTH HALF OF LOT 2, BLOCK 2, TOWN OF BELLINGHAM IN BELLINGHAM.

WHEREAS, on May 26, 2021, the City's Technical Review Committee considered the petitioner's initial street vacation petition for a portion of the westerly 10-feet of 10th Street and Fillmore Avenue west of 10th Street in exchange for portions of the petitioner's privately owned aquatic tidelands; and

WHEREAS, the TRC recommended denial of the portion of the request relating to the vacation of Fillmore Avenue and recommended that compensation for the subject right-of-

City of Bellingham CITY ATTORNEY 210 Lottie Street Bellingham, Washington 98225 way be established by an appraisal in order to establish fair market value for the subject right-of-way; and

WHEREAS, the TRC also recommended that all of the westerly 10-feet of 10th Street abutting the petitioner's property be included in the street vacation petition; and

WHEREAS, on December 22, 2022, the petitioner submitted a revised street vacation petition for the westerly 10-feet of 10th Street abutting the petitioner's property as directed by the TRC; and

WHEREAS, on May 22, 2023, the City Council passed a resolution setting the public hearing date before the Hearing Examiner for June 28, 2023, at 6:00 P.M. in the Council chambers; and

WHEREAS, on May 25, 2023, the Hearing Examiner's office circulated notice of the public hearing to property owners within 500-feet of the subject right-of-way, representatives from the Mayor's Neighborhood Advisory Committee and individual neighborhood associations; and

WHEREAS, on May 25, 2023, the subject site was posted with public hearing notices at the north and south ends of the subject right-of-way; and

WHEREAS, on June 28, 2023, the Hearing Examiner held a hybrid in-person / virtual public hearing on the subject petition; and

WHEREAS, the Hearing Examiner recommended approval of the subject vacation petition with the findings of fact and conclusions of law as attached hereto and incorporated herein as EXHIBIT C, and the City Council adopts these findings of fact and conclusions of law, and;

WHEREAS, an appraisal was conducted in order to determine the amount of compensation necessary to vacate the subject right-of-way, and;

City of Bellingham CITY ATTORNEY 210 Lottie Street Bellingham, Washington 98225 Telephone (360) 778-8270

VAC2022-0002

WHEREAS, on June 23, 2023, the petitioner paid the appraised fair market value of \$46,400.00 for the subject right-of-way; and

WHEREAS, all the jurisdictional steps preliminary to the vacation have been taken as provided by law.

NOW THEREFORE, THE CITY OF BELLINGHAM DOES ORDAIN:

<u>Section 1</u>. The subject right-of-way as described on EXHIBIT A and shown on EXHIBIT B is hereby vacated and the Hearing Examiner's Findings of Fact, Conclusions of Law and Recommendation as provided on EXHIBIT C, is hereby incorporated herein and adopted.

Section 2. Easements for public utilities such as water, sewer, and stormwater shall not be retained within the subject right-of-way. If private utilities exist within the subject right-of-way, the petitioner shall be responsible for either securing easements for said utilities or relocating them solely at the petitioner's expense.

<u>Section 3.</u> No damage shall result to any person or persons or to any property by reason of the vacation of said right-of-way.

Section 4. Payment of the appraised fair market value of \$46,400.00 was remitted to the City of Bellingham's Finance Department on June 23, 2023, to compensate the City for the vacated right-of-way.

PASSED by the Council this 11th day of September, 2023.

Council President

City of Bellingham CITY ATTORNEY 210 Lottie Street Bellingham, Washington 98225 Telephone (360) 778-8270

VAC2022-0002

APPROVED by me this ______ day of ______ September_____, 2023. Mayor As the Finance Director, I acknowledge that the City has received \$46,400.00 as compensation for this right-of-way vacation. 1 Attest: **Finance Director** Approved as to Form: Office of the City Attorney Published: September 15, 2023 City of Bellingham VAC2022-0002

CITY ATTORNEY 210 Lottie Street Bellingham, Washington 98225 Telephone (360) 778-8270

ICERTIFY that I know or have satisfactory evidence that SETH FLEETWOOD is the person who appeared before me, and said person acknowledged that he signed this instrument, on oath stated that he was authorized to execute the instrument and acknowledged it as the Mayor of the CITY OF BELLINGHAM to be the free and voluntary act of such party for the uses and purposes mentioned in the instrument.



DATED SIGNAT NOTAR PUBLIC NAME

MY APPOINTMENT EXPIRES

I CERTIFY that I know or have satisfactory evidence that ANDY ASBJORNSON is the person who appeared before me, and said person acknowledged that he signed this instrument, on oath stated that he was authorized to execute the instrument and acknowledged it as the Finance Director of the CITY OF BELLINGHAM to be the free and voluntary act of such party for the uses and purposes mentioned in the instrument.



9 29 23
DATED
Kellin Han
SIGNATURE OF NOTAR'S PUBLIC
Kelley Goetz
Name Printed
Notary Public
621/26

MY APPOINTMENT EXPIRES

City of Bullingham City Attorney 210 Lottia Stread Bellingham, Washington, 98225 Telephone (360) 778-5270

VAC2022-0002

EXHIBIT "A"

LEGAL DESCRIPTION OF R.O.W. VACATION AREA

THE WESTERLY **TEN (10.00) FEET** OF THE 10TH STREET (FORMERLY FRONT STREET) RIGHT-OF-WAY AS SHOWN HAVING A 100-FOOT RIGHT-OF-WAY ON THE MAP OF THE TOWN OF BELLINGHAM, WHATCOM COUNTY, WASHINGTON TERRITORY, A PART OF THE CONSOLIDATED CITY OF BELLINGHAM, WHATCOM COUNTY, WASHINGTON, AS RECORDED IN BOOK 1 OF PLATS, PAGE 16, IN THE AUDITOR'S OFFICE OF SAID COUNTY AND STATE, THE AFOREMENTIONED 10 FEET BEING ADJACENT TO AND ABUTTING LOTS 1 THROUGH 4, BLOCK 1 AND LOT 1 AND THE SOUTH HALF OF LOT 2, BLOCK 2 OF SAID PLAT.

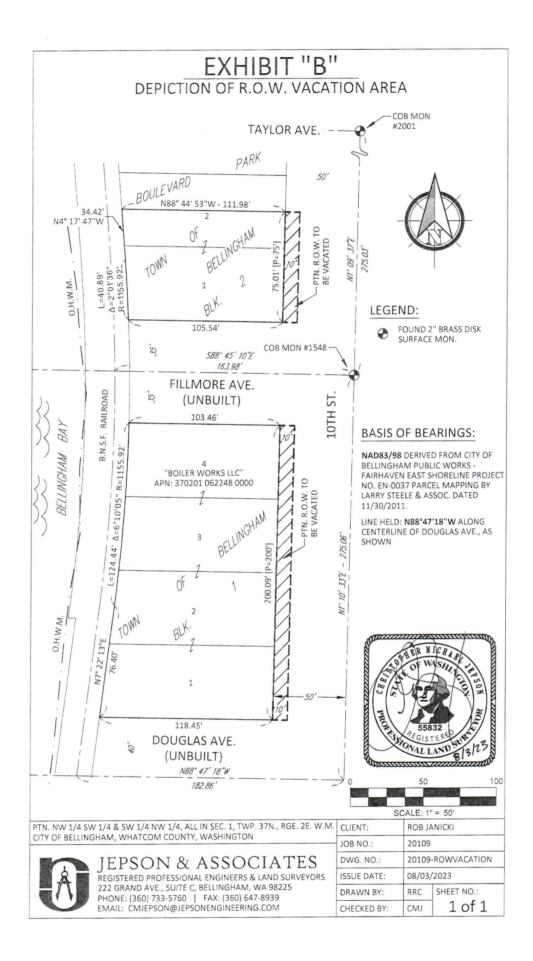
SITUATE WITHIN THE CITY LIMITS OF BELLINGHAM, WHATCOM COUNTY, WASHINGTON.

CONTAINING 2,751 SQUARE FEET ±



PREPARED BY JEPSON & ASSOCIATES, P.S. REGISTERED PROFESSIONAL ENGINEERS & LAND SURVEYORS 222 GRAND AVE., SUITE C, BELLINGHAM, WA 98225 PHONE: (360) 733-5760 | FAX: (360) 647-8939 EMAIL: CMJEPSON@JEPSONENGINEERING.COM JOB NO. 20109| AUGUST 3, 2023

SHEET 1 of 1



1					
2		Exhibit C			
3					
4	THE HEARING EXAMINER OF	THE CITY OF BELLINGHAM			
5	WHATCOM COUNT	Y, WASHINGTON			
6	IN RE:	HE-23-PL-008			
7					
8	BOILER WORKS LLC, Petitioner	FINDINGS, CONCLUSIONS, AND RECOMMENDATION			
9	The western 10 feet of 10 th Street				
10	between the south line of Taylor Avenue and the north line of Douglas Avenue				
11	except for that portion of 10 th Street				
12	that intersects Fillmore Avenue				
13	VAC2022-0002 / Street Vacation	SHARON RICE, HEARING EXAMINER			
14					
15	SUMMARY OF RECOMMENDATION The Hearing Examiner recommends to the City Council that the requested vacation of the western 10 feet of 10 th Street right-of-way generally located between Taylor and				
16					
17	the western 10 feet of 10 th Street right-of-way Douglas Avenues in Bellingham as described				
18	Douglas Avenues in Dennigham as deserte				
19	SUMMARY	FRECORD			
20	Request:	T RECORD			
21	Ron Jepson and Rob Janicki, on behalf of Bo vacation of the western 10 feet of 10 th Street				
22	the south half of Lot 2, Block 2, Town of Bel				
23	Petitioner's property. The request does not in				
24	intersects with Fillmore Avenue and does not	include the vacation of Filimore Avenue.			
25	Hearing Date:	1 1 1 1			
26	The Bellingham Hearing Examiner conducted request on June 28, 2023. The record was he				
27	public comment, with additional days for resp	conses by the parties. No post-hearing			
28	public comment was submitted, and the record	d closed on June 30, 2023.			
29		OFFICE OF THE HEARING EXAMINER			
30	Findings, Conclusions, and Recommendation page 1	CITY OF BELLINGHAM 210 LOTTIE STREET			
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1 2		son site visit was conducted, but the Examiner viewed the subject property virons on Google Maps.			
3 4	Testimon At the hea	$\underline{\mathbf{y}}$: ring, the following individuals presented testimony under oath:			
5	Steve	Sundin, Senior Planner, Planning and Community Development Department			
6	Carrie	Veldman, Managing Director RJ Group, Applicant's Representative			
7	Mike	Keenan			
8	Dick F	Porter			
9	Steve	Sanger			
10 11	Exhibits: At the ope	in record hearing, the following exhibits were admitted in evidence:			
12	Exhibit 1	Staff Report to the Examiner with the following attachments:			
13		A. Street Vacation Site Plan on Aerial Photograph and Petition			
14		1. Initial Street Vacation Petition Site Plan			
15		B. Utility / zoning map			
16	C. Technical Review Committee letter to the Applicant, dated July 7, 2021				
17 18		D. Notice of Public Hearing, issued May 23, 2023 and Certificate of Posting, dated May 25, 2023			
19		E. Site Plan / Shoreline Buffer			
20		F. Appraisal Summary			
21		G. Draft Street Vacation Ordinance			
22	Exhibit 2	Applicant's Narrative prepared by The RJ Group, dated June 16, 2023			
23	Exhibit 3	Public Comments:			
24		a. Kim Hines email, dated June 11, 2023			
25		b. Mary Chaney email, dated June 26, 2023			
26		c. Tip Johnson, dated June 27, 2023			
27		d. Tim Paxton email, dated June 27, 2023			
28		e. Walt Ingram email, dated June 12, 2023			
29		f. Randee Blackstone email, dated May 26, 2023			
30	page 2	OFFICE OF THE HEARING EXAMINER CITY OF BELLINGHAM 210 LOTTIE STREET CA/DECISIONS/10 th Street Vacation BELLINGHAM, WA 98225 (360) 778-8399			

1	g. Walt and Alicia Kochan email, dated May 26, 2023
2	h. Candyce Fisher email, dated June 1, 2023
3	i. Keith Kemplin email, dated June 4, 2023
4	j. Daryl H email, dated June 4, 2023
5	k. Sonja Max email, dated June 5, 2023
6	1. Kim Hines email, dated June 11, 2023
7	m. James Iverson email, dated June 16, 2023
8	Exhibit 4 Conceptual Building/Parking Garage Site Plan, submitted by Petitioner
9	
10 11	After considering the testimony and exhibits submitted, the Hearing Examiner enters the following findings and conclusions:
12	
13	FINDINGS 1. Boiler Works LLC (Petitioner) requested vacation of the western 10 feet of 10 th
14	Street abutting Lots 1-4, Block 1 and Lot 1 and the south half of Lot 2, Block 2,
15	Town of Bellingham, and generally abutting the Petitioner's property. ¹ The area
16	subject to vacation request is in two segments: the northern portion is 10 feet wide by 75 feet long and the southern portion is 10 feet by 200 feet long. The
17	area requested for vacation excludes that portion of 10th Street that intersects
18	with unimproved Fillmore Avenue and does not include Fillmore Avenue. <i>Exhibits 1 and 1.A.</i>
19	
20 21	2. The subject right-of-way is in Area 8 of the South Hill Neighborhood, and is zoned commercial, waterfront, planned. <i>Exhibits 1 and 1.B.</i>
22	3. The Petitioner owns Parcels 3702010792480000 and 3702010792540000 on
23	10 th Street, south of the Taylor Dock Boardwalk. The parcels abut 10 th Street to the east, unimproved Douglas Avenue right-of-way to the south, Bellingham
24	Bay to the west, and Boulevard Park/Taylor Dock Boardwalk to the north. The
25	overall property, which includes three segregated areas of aquatic tidelands, is transected north/south by the Burlington Northern Santa Fe railroad right-of-
26	way near its west boundary. East of the railroad right-of-way, Petitioner's
27	
28 29	¹ The property is legally described as the westerly 10 feet of 10 th Street abutting Lots 1-4, Block 1 and Lot 1 and the south half of Lot 2, Block 2, Town of Bellingham. <i>Exhibit 1</i> .
30	Findings, Conclusions, and Recommendation page 3 OFFICE OF THE HEARING EXAMINER CITY OF BELLINGHAM 210 LOTTIE STREET
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1		property is also transected east/west by the unimproved Fillmore Avenue right- of-way. Exhibits 1, 1.A, 1.A1, and 2; Google Maps site view.
2		
3	4.	Bellingham Bay abutting the Petitioner's property is within Marine Shoreline Reach #10 and is designated as Urban Conservancy shoreline, which requires a
4		100-foot buffer measured from the ordinary high-water mark of the Bay plus an
5 6		additional five-foot setback. There is a significant slope down to the water level within the shoreline buffer. The shoreline buffer and setback occupy the
7		western two-thirds to three-quarters of Petitioner's property, making it difficult to develop the property in compliance with zoning and street standards,
8		specifically those regulating parking dimensions, maneuvering room, and drive-
9		lane width. Exhibits 1, 1.C, and 1.E.
10	5.	Along the Petitioner's property, the 10 th Street right-of-way is 100 feet wide and
11		is improved with 40 feet of paved width in the eastern portion of the right-of-
12		way. The portion of right-of-way abutting the Petitioner's property contains unmaintained scrub vegetation (predominantly blackberry), gravel, and
13		pavement. It is heavily used for informal public parking for visitors to the area,
14		including but not limited to those accessing the Boulevard Park and the South Bay Trail. In its current condition, there are no sidewalks or other pedestrian
15		facilities along Petitioner's frontage, such that those parking and heading to the
16		trail/park must walk in the street. Because the parking is informal (not signed or striped), visitors regularly park "haphazardly" rather than uniformly, either
17		perpendicular or parallel to the right-of-way. Exhibits 1, 1.A, 1.A1, and 2;
18		Google Maps site view.
19	6.	Initially the Petitioner requested vacation of a different configuration that
20		included a shorter portion of the abutting 10 th Street right-of-way and approximately half of the Fillmore Avenue right-of-way between the two
21		portions of its property east of the railroad. See Exhibit 1.A1. Supporting an
22		earlier conceptual development proposal on Petitioner's property, this first vacation request involved an offer to exchange the Petitioner's aquatic tidelands
23		and approximately the western half of its upland property east of the railroad for
24		the proposed vacation area, with the land exchange serving as at least partial compensation for the vacated right-of-way. <i>Exhibits 1 and 1.A.</i>
25		compensation for the vacated fight-of-way. Exhibits I and I.A.
26	7.	The City's Technical Review Committee (TRC), the body charged with reviewing right-of-way vacation requests, recommended denial of the portion of
27		the vacation petition involving Fillmore Avenue. State law establishes
28		limitations on right-of-way vacation, prohibiting vacation of "any portion of the
29		street or alley abuts a body of fresh or salt water unless:(b) [t]he city or town, OFFICE OF THE HEARING EXAMINER
30	page 4	s, Conclusions, and Recommendation DATA/DECISIONS/10 th Street Vacation CITY OF BELLINGHAM 210 LOTTIE STREET BELLINGHAM, WA 98225 (360) 778-8399

by resolution of its legislative authority, declares that the street or alley is ... not suitable for any of the following purposes: Port, beach or water access, boat moorage, launching sites, park, public view, recreation, or education ... " Exhibit 1.C, citing Revised Code of Washington (RCW) 35.79.035. Because Fillmore Avenue leads to Bellingham Bay, it presents an opportunity to provide public view, park, or recreation amenities. The TRC determined that vacation of Fillmore Avenue would not be consistent with state law or City vacation policies 3 and 4 (see conclusions of law, below, for City vacation policies). Regarding the remainder of the right-of-way requested to be vacated and the Petitioner's conceptual development proposal, the TRC letter requested more information about: 1) how the proposed improvements would fit into the existing improved portions of the 10th Street right-of-way and with other existing or potential future private improvements (driveways / landscaping / etc.); and 2) information about the potential interface between the public trail coming from the south (Hertz project), the Petitioner's contemplated improvements to 10th Street, and the design for the entrance into a proposed under-building garage. Exhibit 1.C. On December 22, 2022, the Petitioner submitted the instant revised vacation

8. On December 22, 2022, the Petitioner submitted the instant revised vacation petition and a revised conceptual development proposal. The petition now under consideration excludes vacation of any portion of the Fillmore Avenue right-of-way and includes the full extent of the western 10 feet of 10th Street abutting the Petitioner's property. In response to the TRC letter's request for demonstration, the submitted conceptual site plan shows commercial and residential uses, (approximately) 29 underground parking stalls on Petitioner's property for the proposed improvements, 32 angle-in parking stalls along the 10th Street frontage including ADA stalls, a widened sidewalk along the frontage connecting to existing sidewalk in Boulevard Park, a public trail on Petitioner's property waterward of the proposed buildings that would also connect to Boulevard Park and a public overlook in the Fillmore Avenue right-of-way segment between Petitioner's property segments. *Exhibits 1, 1.A, and 2.*

9. The petition asserts that, if approved, the additional 10 feet of depth would obviate the need for shoreline variance and would result in private development of a public trail and viewpoint overlooking Bellingham Bay along the west side of any development footprint. The conceptual plan's underground parking to serve the contemplated site development would avoid obstruction of waterward views for upland property and avoid impacts to the slope in the shoreline buffer. *Exhibits 1.A, 2, and 4.*

- 28 10. Of note, there is no actual development proposal currently submitted to the City,
 29 as the Petitioner cannot proceed with design and development until is known
- Findings, Conclusions, and Recommendation page 5
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1	1	her the vacation petition will be approved.	
2		ved, subsequent development application go a full public process involving at least	-
3	Exhibi		
4	11. The Pe	etitioner commissioned an appraisal, whi	ich in summary determined that
5 6	the co	ombined value of the two right-of-way seg 00.00. <i>Exhibits 1.C and 1.F.</i>	
7	12. In the	course of its review of the initial property	al the TPC determined that the
8		course of its review of the initial propose of-way subject to the vacation petition is	
9		modal circulation needs of the City. Any rty would be required to construct frontage	
10		, and sidewalk. Planning Staff noted that	
11		oner's frontage would create a safe pedest are Dock plaza and the South Bay Trail en	
12		to Fairhaven. The requested vacation wo	
13	Exhibi	its 1, 1.A, and 2.	
14	13. There	are no existing or planned public utilities	s within the subject right-of-way,
15	and no	easements for public utilities would nee	ed to be retained. In response to
16		of the petition and request for comment, uses from private utility companies prior	
17	utilitie	es are discovered, execution of easements	s for or relocation of such utilities
18	would	be the sole responsibility of the Petitione	er. Exhibit 1.
19		acation petition is accompanied by evider	
20		land abutting the right-of-way sought to by the owners of 100% of the land abutt	
21 22		of-way segment and by the owners of 36.	
22		f the right-of-way segment. Planning Sta on petition is consistent with the recomm	
23		rded the Planning Department's position	
25		bject right-of-way is to be combined with opment. If vacation is approved, 10 th Stre	
26	way w	vidth remaining along the Petitioner's pro-	perty, which would leave ample
27		west of the centerline to allow future development standards. <i>Exhibits 1 and 1.A; St.</i>	
28			
29			
30	page 6	usions, and Recommendation DECISIONS/10 th Street Vacation	Office of the Hearing Examiner City of Bellingham 210 Lottie Street Bellingham, WA 98225 (360) 778-8399

15. Notice of the June 28, 2023 hybrid open record public hearing on the revised petition was issued May 23, 2023. On May 24, 2023, notice was mailed to owners of property within 500 feet of the subject right-of-way, and sent by both mail and email to representatives of the Mayor's Neighborhood Advisory Committee and Neighborhood Associations. On May 25, 2023, the PCDD posted two public notice signs at each end of the subject right-of-way. *Exhibits 1 and 1.D.*

16. Thirteen public comments were submitted by email prior to the hearing, and three people who attended the public hearing provided testimony. Several of the comments requested additional information about the right-of-way vacation process and/or the development proposal. Concerns expressed included: that the area is heavily used by trail and park visitors and the entire right-of-way should remain available to the public: that the vacation and/or future development of the Petitioner's property would reduce or otherwise negatively impact the public's ability to use 10th Street for parking; that electric vehicle charging stations and parallel street parking installed with other recent development in the vicinity had cost the public approximately 10 parking stalls in an area that is already oversubscribed for parking; that the City shouldn't agree to give up valuable public right-of-way without a binding agreement that requires the Petitioner to install the public frontage improvements described in the materials; testimony disputing that the public parks "haphazardly" along the site frontage and asserting that the vast majority of public parkers conscientiously share the space available; concerns about people car and van camping (living) in vehicles in the area; that maybe the developer should be limited to whatever uses they can make of the property without discretionary approvals; concern that future development of the site would be allowed to rely on already heavily used street parking; a suggestion that the City allow reduction in shoreline setback in place of the vacation request; and concern that future development of the site will obstruct views from upland properties. One comment was in favor of approving the vacation. Exhibit 3; Testimony of Mike Keenan, Dick Porter, and Steve Sanger.

17. In response to public comment, Planning Staff further explained that when a petition for right-of-way vacation is submitted, City Staff from the Police, Fire, Parks, Public Works, and Planning Departments all meet expressly to consider whether the vacation would impact the public benefit and to determine whether the right-of-way in question has value for the City for circulation, utility extension, or access to a waterbody or park, open space, view, natural area, or any other natural or man-made attraction to which public access should be maintained. In this case, in questioning whether the proposal could negatively

 Findings, Conclusions, and Recommendation page 7
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impact the public, the TRC required the Petitioner to demonstrate that all 1 frontage improvements could still be built without the 10 feet of right-of-way. 2 The revised petition and conceptual plan satisfied the City that all desirable and Code-required frontage improvements can be provided within the resulting 90-3 foot width. Also, Staff underscored the distinction between the instant vacation 4 request and any future development proposals, reiterating that future development would be required to undergo the full process required in code and 5 would necessarily provide public comment opportunities. Staff asserted that no 6 development would be allowed that did not provide all required frontage 7 functions. Planning Staff indicated that Parks Staff is particularly concerned about making a trail connection where now pedestrians must walk in 10th Street 8 to get to the trailhead at Douglas Avenue, and that Parks Staff has reviewed the 9 conceptual development plan and indicated that a sidewalk connection would be acceptable and would be an improvement in public safety over the existing 10 condition. Regarding whether the vacation could potentially "cost" any parking 11 spaces that are available currently, Staff noted that future proposed development would be required to achieve approximately a net zero change to number of 12 existing parking stalls. Addressing the public's suggestion that the City needs to 13 make the Petitioner sign a legally binding agreement to provide the frontage 14 improvements prior to granting vacation, Staff testified that such an arrangement would not be consistent with standard City practice, and that future development 15 would be required to provide all Code-required parking, pedestrian, and other 16 frontage improvements. Having heard all testimony, Staff maintained their recommendation for approval of the vacation petition subject to the conditions 17 in the staff report. Steve Sundin Testimony. 18 In response to public comment, the Petitioner's representative agreed with 19 18. Planning Staff's responses, submitting that it is possible future development 20 would result in a net increase in parking along the site frontage. The 21 representative also agreed and acknowledged that any future development, by the Petitioner or any successor in interest, would trigger the same frontage 22 improvement standards, which means that approving the vacation before 23 knowing what the future development will be does not open up the possibility of detriment to the public interest. Carrie Veldman Testimony. 24 25 CONCLUSIONS 26 Jurisdiction: 27 The Hearing Examiner is granted authority to hold hearings and make recommendations 28 to City Council on right-of-way vacation requests pursuant to RCW 35.79.030. 29 OFFICE OF THE HEARING EXAMINER 30 Findings, Conclusions, and Recommendation CITY OF BELLINGHAM page 8 **210 LOTTIE STREET** M:/HE/DATA/DECISIONS/10th Street Vacation BELLINGHAM, WA 98225 (360) 778-8399

1 Criteria for Review:

City Vacation Regulations

2 BMC 13.48.010 - Hearing - Application fee.

3 As a condition precedent to the city's consideration of a resolution setting a date for a public hearing on the question of whether a city street should be vacated, the 4 petitioner therefor shall submit an application accompanied by a fee in the amount 5 set by city council resolution and the petitioner shall pay to the city an amount equal to the cost of preparation of an appraisal of the area proposed to be vacated and the 6 city shall order such appraisal. An appraisal, and payment therefor, may not be 7 required when, in the judgment of the director of planning and community 8 development, it is not needed to determine the fair market value of the area to be vacated. 9

- 10 BMC 13.48.020 Payment for vacation.
- Unless otherwise specifically provided by the city council in the street vacation
- ordinance, such ordinance shall provide for the payment of compensation by the
 petitioner of an amount equal to one-half the appraised value of the area proposed
 for vacation. The city council shall have final authority to determine the appraised
 value.

¹⁴ In no event shall such vacation request come before the city council for final consideration until such amount has been computed, incorporated into the

- ordinance, and deposited with the finance director. In the event that final passage
- ¹⁶ of the ordinance is not granted, the deposited amount (exclusive of the application
- 17 fee and appraisal fee) shall be refunded to the petitioner.
- 18

State Vacation Reguirements

19 RCW 35.79.010 - Petition by owners - Fixing time for hearing.

20 The owners of an interest in any real estate abutting upon any street or alley who may desire to vacate the street or alley, or any part thereof, may petition the 21 legislative authority to make vacation, giving a description of the property to be 22 vacated, or the legislative authority may itself initiate by resolution such vacation procedure. The petition or resolution shall be filed with the city or town clerk, and, 23 if the petition is signed by the owners of more than two-thirds of the property 24 abutting upon the part of such street or alley sought to be vacated, legislative 25 authority by resolution shall fix a time when the petition will be heard and determined by such authority or a committee thereof, which time shall not be more 26 than sixty days nor less than twenty days after the date of the passage of such 27 resolution.

28

29

 Findings, Conclusions, and Recommendation page 9
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1 RCW 35.79.020 - Notice of hearing - Objections prior to hearing.

Upon the passage of the resolution the city or town clerk shall give twenty days' 2 notice of the pendency of the petition by a written notice posted in three of the most public places in the city or town and a like notice in a conspicuous place on the 3 street or alley sought to be vacated. The said notice shall contain a statement that a 4 petition has been filed to vacate the street or alley described in the notice, together with a statement of the time and place fixed for the hearing of the petition. In all 5 cases where the proceeding is initiated by resolution of the city or town council or 6 similar legislative authority without a petition having been signed by the owners of 7 more than two-thirds of the property abutting upon the part of the street or alley sought to be vacated, in addition to the notice hereinabove required, there shall be 8 given by mail at least fifteen days before the date fixed for the hearing, a similar 9 notice to the owners or reputed owners of all lots, tracts or parcels of land or other property abutting upon any street or alley or any part thereof sought to be vacated, 10 as shown on the rolls of the county treasurer, directed to the address thereon shown: 11 PROVIDED. That if fifty percent of the abutting property owners file written objection to the proposed vacation with the clerk, prior to the time of hearing, the 12 city shall be prohibited from proceeding with the resolution. 13

14 RCW 35.79.030 - Hearing - Ordinance of vacation.

The hearing on such petition may be held before the legislative authority, before a 15 committee thereof, or before a hearing examiner, upon the date fixed by resolution 16 or at the time the hearing may be adjourned to. If the hearing is before a committee the same shall, following the hearing, report its recommendation on the petition to 17 the legislative authority which may adopt or reject the recommendation. If the 18 hearing is held before a committee it shall not be necessary to hold a hearing on the petition before the legislative authority. If the hearing is before a hearing examiner, 19 the hearing examiner shall, following the hearing, report its recommendation on the 20 petition to the legislative authority, which may adopt or reject the recommendation: 21 PROVIDED. That the hearing examiner must include in its report to the legislative authority an explanation of the facts and reasoning underlying a recommendation to 22 deny a petition. If a hearing is held before a hearing examiner, it shall not be 23 necessary to hold a hearing on the petition before the legislative authority (emphasis added). 24

If the legislative authority determines to grant the petition or any part thereof, such city or town shall be authorized and have authority by ordinance to vacate such street, or alley, or any part thereof, and the ordinance may provide that it shall not become effective until the owners of property abutting upon the street or alley, or part thereof so vacated, shall compensate such city or town in an amount which does not exceed one-half the appraised value of the area so vacated. If the street or

 Findings, Conclusions, and Recommendation page 10
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1	alley has been part of a dedicated public right of way for twenty-five years or more,
2	or if the subject property or portions thereof were acquired at public expense, the city or town may require the owners of the property abutting the street or alley to
3	compensate the city or town in an amount that does not exceed the full appraised
4	value of the area vacated. The ordinance may provide that the city retains an easement or the right to exercise and grant easements in respect to the vacated land
5	for the construction, repair, and maintenance of public utilities and services. A
6	certified copy of such ordinance shall be recorded by the clerk of the legislative authority and in the office of the auditor of the county in which the vacated land is
7	located. One-half of the revenue received by the city or town as compensation for
8	the area vacated must be dedicated to the acquisition, improvement, development, and related maintenance of public open space or transportation capital projects
9	within the city or town.
10 11	RCW 35.79.035 - Limitations on vacations of streets abutting bodies of water - Procedure.
12	1. A city or town shall not vacate a street or alley if any portion of the street or
13	alley abuts a body of fresh or saltwater unless: a. The vacation is sought to enable the city or town to acquire the property
14	for port purposes, beach or water access purposes, boat moorage or
15	launching sites, park, public view, recreation, or educational purposes, or other public uses;
16	b. The city or town, by resolution of its legislative authority, declares that
17	the street or alley is not presently being used as a street or alley and that
18 19	the street or alley is not suitable for any of the following purposes: Port, beach or water access, boat moorage, launching sites, park, public view, recreation, or education; or
20	c. The vacation is sought to enable a city or town to implement a plan,
21	adopted by resolution or ordinance, that provides comparable or
22	improved public access to the same shoreline area to which the streets or alleys sought to be vacated abut, had the properties included in the plan
23	not been vacated.
24	2. Before adopting a resolution vacating a street or alley under subsection
25	(1)(b) of this section, the city or town shall:a. Compile an inventory of all rights-of-way within the city or town that
26	abut the same body of water that is abutted by the street or alley sought
27	to be vacated;
28 29	b. Conduct a study to determine if the street or alley to be vacated is suitable for use by the city or town for any of the following purposes:
30	Findings, Conclusions, and RecommendationOFFICE OF THE HEARING EXAMINER CITY OF BELLINGHAM 210 LOTTIE STREETM:/HE/DATA/DECISIONS/10th Street VacationBELLINGHAM, WA 98225 (360) 778-8399

1		Port, boat moorage, launching sites, beach or water access, park, public view, recreation, or education;
2	с.	Hold a public hearing on the proposed vacation in the manner required
3		by this chapter, where in addition to the normal requirements for
4 5		publishing notice, notice of the public hearing is posted conspicuously on the street or alley sought to be vacated, which posted notice indicates
6		that the area is public access, it is proposed to be vacated, and that anyone objecting to the proposed vacation should attend the public
7		hearing or send a letter to a particular official indicating his or her objection; and
8	d	Make a finding that the street or alley sought to be vacated is not
9	d.	suitable for any of the purposes listed under (b) of this subsection, and that the vacation is in the public interest.
10 11		vacation shall be effective until the fair market value has been paid for
12		e street or alley that is vacated. Moneys received from the vacation may used by the city or town only for acquiring additional beach or water
13		cess, acquiring additional public view sites to a body of water, or
14		quiring additional moorage or launching sites.
15	PCW 35 7	9.040 - Title to vacated street or alley.
		et or alley in any city or town is vacated by the city or town council, the
16	property w	vithin the limits so vacated shall belong to the abutting property owners,
17	one-half to	o each.
18	RCW 35.7	9.050 - Vested rights not affected.
19	No vested	rights shall be affected by the provisions of this chapter.
20	Adonted R	Bellingham City Council Vacation Policies
21		blicy of the City of Bellingham to grant vacation of street rights-of-way
22		determined that such right-of-way is not needed presently or in the future
23	-	access including vehicular, pedestrian, and visual access.
24		e right of way must be determined to be of no value to the circulation an of the City either now or in the foreseeable future. The circulation plan
25		assumed to include vehicular, pedestrian, or other modes of
26	trai	nsportation.
27		vacation will be allowed if such action land locks any existing parcel, lot
28		record, or tract. Access to a right of way of less than 30 feet in width es not constitute adequate access. One ownership of all the lots on a right
29	uot	is not constitute adequate access. One ownership of an are row on a right
30	page 12	onclusions, and Recommendation OFFICE OF THE HEARING EXAMINER CITY OF BELLINGHAM 210 LOTTIE STREET
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1		of way does not circumvent this policy and in this it will be necessary to vacate lots prior or together with the vacation action.
2 3	3.	State law (R.C.W. 35.79). "No city or town shall be authorized to have authority to vacate such street, or alley, or any parts thereof if any portion
4		thereof abuts on a body of salt or fresh water unless such vacation be sought to enable the city, town, port district, or state to acquire the property for port
5 6		purposes, boat moorage, or launching sites, park, viewpoint, recreational, or educational purposes, or other public uses. This provision shall not apply to
7		industrial zoned property".
8	4.	Right-of-way adjacent or leading to any park, open space, view, natural area, or any other natural or man-made attraction should not be vacated.
9	5.	The proposed vacation should be determined to be necessary to the public
10 11		good either in terms of needed development or when such vacation will result in a better or more desirable situation. In some instances, a more
12		desirable situation may be a better road pattern in terms of safety, or when an exorbitant amount of land is devoted to unneeded right of way.
13	6.	Notification of street vacation requests will be sent to the Hearing Examiner.
14		The Examiner will schedule review. The Examiner will hold a public hearing and make recommendations to the City Council. The City Council
15 16		makes the final decision.
17	7.	The petition should contain the approval of all the abutting property owners and proof of ownership must accompany the petition.
18 19	8.	Vacation is not mandatory even though 100% of the abutting owners request the vacation. (100% submittal)
20	9.	Proposed or possible use of the vacated right of way is not relevant to City action (court opinion).
21	10.	Easements for utilities will be retained as a matter of procedure unless such
22 23		easement is specifically requested by the petitioners and approved by the City Engineer.
24	Conch	usions Based on Findings:
25	1.	The right-of-way has been determined to be of no value to the circulation
26		plan of the City either now or in the foreseeable future. <i>Findings 12, 14, and 17.</i>
27		
28	2.	No parcel would be land locked by approval. Finding 12.
29		OFFICE OF THE HEARING EXAMINER
30	Finding page 13	s, Conclusions, and Recommendation CITY OF BELLINGHAM
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1	3.	The instant request does not include vacating any part of a right-of-way that abuts a waterbody. <i>Findings 7 and 8</i> .
2	4.	Approval would not vacate any part of a right-of-way that leads to any park,
3 4	4.	open space, view, natural area, or any other natural or man-made attraction. Findings 7 and 8.
5		Finaings / ana 8.
6	5.	The Petitioner has demonstrated that full City standard frontage improvements can be provided within the resulting 90-foot width, and that
7		vacation facilitate development of the abutting property in a manner that
8		would forward the interests of the City as expressed in the zoning code, such that approval of the vacation would result in a better or more desirable
9		situation. Findings 8, 9, 10, 11, 12, 16, 17, and 18.
10	6	The required public hearing was conducted lung 28, 2023, and the instant
11	6.	The required public hearing was conducted June 28, 2023, and the instant document constitutes the recommendation of the City's Hearing Examiner
12		to the City Council. Finding 15.
13	7.	The petition is signed by and thus indicates approval of the owners of 100%
14		of the land abutting the west side of the subject right-of-way segment and by the owners of 36.4% of the land abutting the east side of the right-of-way
15		segment. The required proof of ownership is attached to the petition.
16		Finding 14.
17	8.	The Petitioner acknowledged that vacation is not mandatory even though
18 19		100% of the abutting owners request the vacation.
20	9.	While the proposed future development of the vacated right-of-way is not
20		considered relevant to City action on the petition, the conceptual plan submitted by the Petitioner demonstrates that all required public amenities
22		can be provided in the 90-foot right-of-way section if approval is granted.
23		Improvements facilitated by vacation approval would include – at a minimum – widened sidewalk along the 10 th Street frontage capable of
24		serving as a link to the trails at Douglas Avenue that would improve
25		pedestrian safety over the existing condition and net zero change in on-street parking stall count. <i>Findings 8, 9, 16, 17, and 18.</i>
26		
27	10.	No utilities are known to exist in the requested vacation area, and Planning Staff recommended that no easements be retained. Should any private
28		utilities become known in the vacation area, their relocation or other
29		
30	-	s, Conclusions, and Recommendation OFFICE OF THE HEARING EXAMINER CITY OF BELLINGHAM
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1	appropriate disposition would be the responsibility of the Petitioner, and not				
2	the City. Finding 13.				
3					
4	RECOMMENDATION				
5 6	Based on the preceding findings and conclusions, the City's Hearing Examiner recommends that the requested vacation of the western 10 feet of 10 th Street right-of-way as described herein SHOULD BE APPROVED subject to the following				
7	conditions:				
8	1. Easements for public utilities shall not be retained.				
9	2. If private utilities exist within the subject right-of-way, the Applicant shall be				
10 11	responsible for either securing easements for them or relocating them solely at the Applicant's expense.				
12	3. Compensation shall be provided for the subject right-of-way as established by				
13	3. Compensation shall be provided for the subject right-of-way as established by the City Council.				
14					
15	RECOMMENDED July 18, 2023.				
16	Bellingham Hearing Examiner				
17	Dellingham Hearing Examiner				
18	traenaeic)				
19 20	Sharon A. Rice				
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30	Findings, Conclusions, and Recommendation page 15OFFICE OF THE HEARING EXAMINER CITY OF BELLINGHAM 210 LOTTIE STREET BELLINGHAM, WA 98225 (360) 778-8399				



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Attention: E-Tearsheet

CITY OF BELLINGHAM FINANCE DEPT 210 LOTTIE ST BELLINGHAM, WA 982254009

kngoetz@cob.org

City of Bellingham

Ord. #2023-09-024 An Ordinance Relating to the Vacation of the Westerly 10-Feet of 10th Street Abutting Lots 1-4, Block 1 and Lot 1 and the South Half of Lot 2, Block 2, Town of Bellingham in Bellingham.

City of Bellingham Ord. #2023-09-025

An Ordinance Relating to the Vacation of the Platted Alley within Block 299, Plat of Supplemental Map of the Town of Whatcom, Whatcom County, Washington. IPL0139572 Sep 15 2023 Stefani Beard, being duly sworn, deposes and says: That he/she is the Principal Clerk of The Bellingham Herald, a daily newspaper printed and published in Bellingham, Whatcom County, State of Washington, and having a general circulation therein, and which said newspaper has been continuously and uninterruptedly published in said County during a period of six months prior to the first publication of the notice, a copy of which is attached hereto: that said notice was published in The Bellingham Herald, as amended, for:

1 insertion(s) published on: 09/15/23

Stefani Beard

(Principal Clerk)

Subscribed and sworn on this 15th day of September in the year of 2023 before me, a Notary Public, personally appeared before me Stefani Beard known or identified to me to be the person whose name subscribed to the within instrument, and being by first duly sworn, declared that the statements therein are true, and acknowledged to me that he/she executed the same.