

CITY OF LONG BEACH

G-14

DEPARTMENT OF PUBLIC WORKS

333 WEST OCEAN BOULEVARD • LONG BEACH, CA 90802 • (562) 570-6383 • FAX (562) 570-6012

May 9, 2017

HONORABLE MAYOR AND CITY COUNCIL City of Long Beach California

RECOMMENDATION:

Adopt a Resolution of Intention to vacate the westerly portion of the un-named east/west alley located south of 520 West Willow Street; set the date of June 13, 2017, for the public hearing on the vacation; and,

Accept Categorical Exemption CE-14-007. (District 7)

DISCUSSION

In May 2016, the Westland Real Estate Group, owner of the commercial property at 520 West Willow Street, requested the vacation of the westerly 117.62 feet of the east/west alley that bisects the building and parking lot (Exhibit A). On January 5, 2017, the Planning Commission determined that the subject vacation action was not in conformance with the adopted goals and policies of the City's General Plan. On January 13, 2017, the Westland Real Estate Group appealed the Planning Commission's findings, and on February 14, 2017, the City Council determined that the proposed vacation of 117.62 feet of an east/west alley located east of Daisy Avenue and south of Willow Street, was in conformance with the adopted goals of the City's General Plan and overturned the Planning Commission's determination of non-conformance, and also approved Categorical Exemption CE-14-007 (Exhibit B).

Proceedings for this vacation are being conducted in accordance with Chapter 3, General Vacation Procedure, of the Public Streets, Highways and Service Easements Vacation Law of the California Streets and Highways Code. Findings must establish that the subject right-of-way is unnecessary for present or prospective public use. The Public Works Department supports this vacation based on findings that the north/south branch alley would be a sufficient alternative for vehicular access.

In conformance with the California Environmental Quality Act, Categorical Exemption No. CE-14-007 was adopted for this development (Exhibit C).

The Public Works Department and Police Department have reviewed the proposed right-of-way vacation and have no objections to this action.

This matter was reviewed by Deputy City Attorney Linda T. Vu on April 13, 2017 and by Budget Analysis Officer Julissa José-Murray on April 19, 2017.

HONORABLE MAYOR AND CITY COUNCIL May 9, 2017 Page 2

TIMING CONSIDERATIONS

City Council action is requested on May 9, 2017, to set a public hearing date on this matter for June 13, 2017.

FISCAL IMPACT

A tentative vacation processing fee of \$7,901 was deposited in the General Fund (GF) in the Public Works Department (PW). There is no local job impact associated with this recommendation.

APPROVED:

SUGGESTED ACTION:

Approve recommendation.

Respectfully submitted

CRAIG A. BECK

DIRECTOR OF PUBLIC WORKS

PATRICK H. WEI
CITY MANAGER

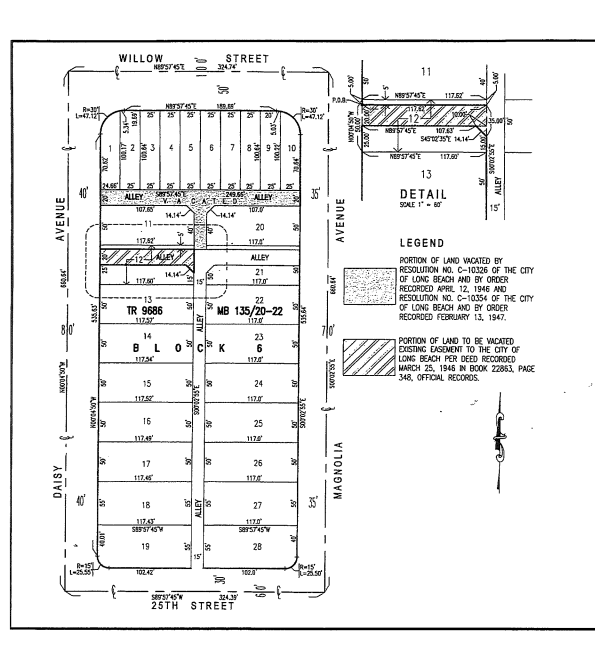
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P\CL\ROW 520 West Willow CL Rev3.doc

ATTACHMENTS: - Exhibit A; Vacation Sketch No.1010V

- Exhibit B; Planning Commission Staff Report Findings

- Exhibit C; CEQA CE-14-007

- Resolution



SKETCH NO. 1010V

SKETCH SHOWING WESTERLY PORTION OF ALLEY EAST OF DAISY AVENUE AND SOUTH OF WILLOW STREET TO BE VACATED BY THE CITY OF LONG BEACH.

ENGINEERING BUREAU
CITY OF LONG BEACH, CALIFORNIA
EXHIBIT A



CITY OF LONG BEACH

H-2

DEPARTMENT OF DEVELOPMENT SERVICES

333 West Ocean Bivd., 3rd Floor, Long Beach, CA 90802 (562) 570-5237

February 14, 2017

HONORABLE MAYOR AND CITY COUNCIL City of Long Beach California

RECOMMENDATION:

Receive the supporting documentation into the record, conclude the public hearing, consider the applicant's appeal, and find the proposed vacation of 117.62 feet of an east/west alley located east of Daisy Avenue and south of Willow Street, behind 520 W. Willow Street, not in conformance with the adopted goals and policies of the City's General Plan and uphold the Planning Commission's determination of nonconformance; or,

Receive the supporting documentation into the record, conclude the public hearing, consider the applicant's appeal, and find the proposed vacation of 117.62 feet of an east/west alley located east of Daisy Avenue and south of Willow Street, behind 520 W. Willow Street, in conformance with the adopted goals and policies of the City's General Plan and overturn the Planning Commission's determination of nonconformance, and approve Categorical Exemption No. 14-007. (District 7)

DISCUSSION

On December 1, 2016, the Planning Commission considered a General Plan Conformity determination for a proposed alley vacation as required by State law (Gov.65402.A) (Exhibit A – Planning Commission Staff Report for December 1, 2016). The project was reviewed by staff and found to be in conformance with the adopted goals and policies of the General Plan given that the portion of the alley proposed to be vacated was determined to not be necessary for public use or convenience. The Public Works Department determined that access to existing residential and commercial uses in the area would continue to be provided by means of the existing north/south and east/west alley segment that abuts the proposed vacated alley. After public testimony and deliberation, the Planning Commission determined that the proposed alley vacation would not be in conformance with the General Plan and requested that staff bring back findings reflecting their determination.

Staff prepared findings of nonconformance that were presented to the Planning Commission on January 5, 2017 (Exhibit B - Planning Commission Staff Report for

HONORABLE MAYOR AND CITY COUNCIL February 14, 2017 Page 2 of 3

January 5, 2017 - Findings of Nonconformance). After reviewing the revised findings and deliberating, the Planning Commission voted 5-1, to find that the alley's use to provide local circulation outweighed the proposed use of the alley for private purposes. Staff noted in the revised findings that the proposed alley vacation had the potential to be detrimental in that, if vacated, the alley would no longer be available for public use for circulation.

The appellants, Yanki Greenspan and Geovany Mendoza, appealed the Planning Commission decision on January 13, 2017. The appellants contended that the Planning Commission improperly characterized the subject property as having the same conditions as surrounding properties: both the parking lot and the building are owned by the same entity, separated by the alley. The applicants felt that the Planning Commission did not recognize the life and safety issues that exist for pedestrians walking from the parking lot, crossing the alley, and entering the business (Exhibit C — Appeal Application).

Staff is required to provide the Planning Commission's determination of nonconformance to the City Council. However, given staff's original determination of conformance with the General Plan, staff is also presenting to the City Council the alternative recommendation of conformance for City Council's consideration.

Public hearing notices are not required for General Plan Conformity Findings, Nevertheless, on January 25, 2017, notices were sent to all persons that had standing to appeal, both appellants, and the applicant. No responses have been received as of the date of preparation of this report.

In accordance with the guidelines for implementing the California Environmental Quality Act (CEQA), Categorical Exemption CE 14-007 was prepared for the proposed alley vacation. The Categorical Exemption is not required with a determination of inconsistency with the General Plan. However, it is required for a finding of consistency. Therefore, the Categorical Exemption (Exhibit D – Categorical Exemption) is included with this letter, in the event the City Council overturns the Planning Commission's decision.

This matter was reviewed by Assistant City Attorney Michael J. Mais and by Budget Management Officer Rhutu Amin Gharib on January 30, 2017.

TIMING CONSIDERATIONS

City Council action is requested on February 14, 2017. Section 21.25.103.A.1 of the Zoning Regulations requires presentation of this request to the City Council within 60 days of the Planning Commission hearing, which took place on January 5, 2017.

FISCAL IMPACT

There is no fiscal or local job impact associated with this recommendation.

EXHIBIT B

HONORABLE MAYOR AND CITY COUNCIL February 14, 2017 Page 3 of 3

SUGGESTED ACTION:

Approve recommendation.

Respectfully submitted,

AMY J. BODEK, AICP

DIRECTOR OF DEVELOPMENT SERVICES

AJB:LFT:CT:sv

P:\Planning\CityCouncilitems(Pending)\CouncilLetters\2017\2017-02-14\520W.WillowGPCFappeal.rev.V3

APPROVED:

CITY MANAGER

Attachments:

Exhibit A - Planning Commission Staff Report for December 1, 2016 - Findings of Conformance Exhibit B - Planning Commission Staff Report for January 5, 2017 - Findings of Nonconformance

Exhibit C - Appeal Application Exhibit D - Categorical Exemption

-Exhibit-A-



DEPARTMENT OF DEVELOPMENT SERVICES

333 West Ocean Boulevard, 5th Floor • Long Beach, CA 90802 • (582) 570-6184 FAX (662) 570-8068

December 1, 2016

CHAIR AND PLANNING COMMISSIONERS City of Long Beach California

RECOMMENDATION:

Accept Categorical Exemption CE 14-007 and find the proposed vacation of 117.62 feet of the east/west alley located east of Daisy Avenue and south of Willow Street, behind 520 W. Willow Street, in conformance with the adopted goals and policies of the City's General Plan. (District 6)

APPLICANT:

Geovanny Mendoza

Westland Real Estate Group

518 W. Willow Street Long Beach, CA 90806 (Application No. 1401-22)

DISCUSSION

The subject request pertains to a 117.62-foot-wide alley running east-west between Daisy Avenue and Magnolia Avenue (Exhibit A – Location Map). The entire length of the alley measures 249.7 feet long by 15 feet wide. The 117.62-foot-wide portion of the alley proposed for vacation is bounded by privately-owned, commercial-developed parcels to the north (520 W. Willow) and a privately-owned parking lot to the south (no address) (Exhibit B – Alley Plan). The alley currently provides vehicular access to the parking lot, and no development is proposed with this application.

The alley lies within the Park zoning district, which is intended for City and private parks, and recreational services. The properties abutting the alley are located in the Community Automobile-Oriented (CCA) zoning district and are permitted uses in the zone. Vacation of the subject alley would not increase the potential for expansion of a nonconforming use.

General Plan Consistency Findings

Before an application for vacation can be considered by the City Council, a finding of conformity with the maps and policies of the Long Beach General Plan must be made by the Planning Commission. The General Plan consists of 11 elements and each element carries the same authority concerning land use issues. All elements of the

CHAIR AND PLANNING COMMISSIONERS December 1, 2016 Page 2

General Plan were considered and staff finds this vacation to be in conformance with all applicable elements: A review of the relevant elements and specific General Plan consistency findings are presented below.

Land Use Element

The Land Use Element divides the City into 21 land use districts, which provide general guidance as to the appropriate type and density of land uses. The alley is located within Land Use District Number 1 — Single Family Residential (LUD 1). LUD 1 allows single family residential neighborhoods at a density of one dwelling unit per lot, or seven units per acre. Small neighborhood-serving retail clusters may occur in LUD 1, provided they conform to the specification in the appropriate commercial districts. Vacation of the subject alley would revert the land to private ownership. As the existing parcel is developed with a parking lot associated with an existing commercial building, the use is considered consistent with LUD 1, and vacation of the alley would conform to the Land Use Element.

Mobility Element

The City's Mobility Element is aimed at transforming Long Beach into a community that offers flexible, convenient, affordable, and energy-efficient transportation options for residents and visitors alike. The portion of the alley that is proposed to be vacated was determined to be not necessary for public use or convenience because access to existing residential and commercial uses can be maintained by means of an existing north/south and east/west alley that abuts the proposed vacated alley. Alley abandonment would therefore not prove detrimental to the movement of people and goods through the area.

ENVIRONMENTAL REVIEW

In accordance with the guidelines for implementing the California Environmental Quality Act (CEQA), Categorical Exemption CE 14-007 was issued for the proposed project (Exhibit C – Categorical Exemption).

Respectfully submitted,

LINDA F. TATUM, AICP

PLANNING BUREAU MANAGER

Lunda J. Jaken

DY J. BODEK, AICP

DIRECTOR OF DEVELOPMENT SERVICES

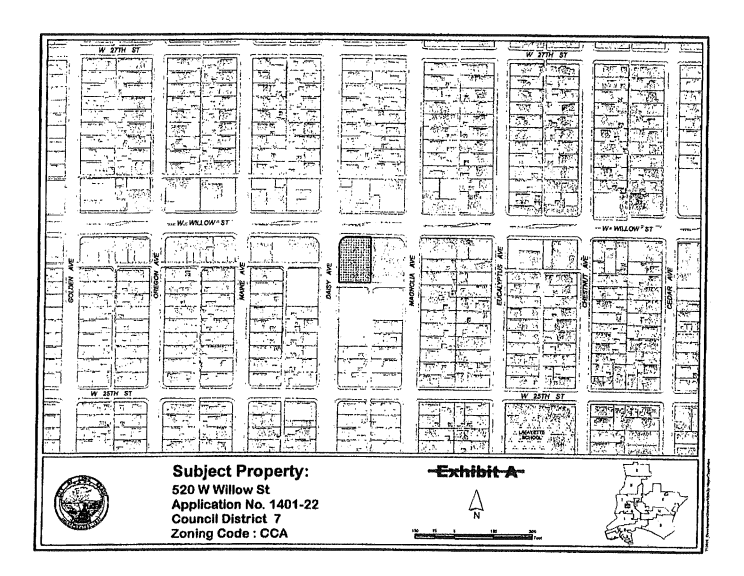
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Attachments:

Exhibit A - Location Map

Exhibit B - Alley Plan

Exhibit C - Categorical Exemption



-EXHIBIT A

THAT CERTAIN PORTION OF LOT 12, BLOCK 6, TRACT NO. 9686, AS PER MAP RECORDED IN BOOK 135, PAGES 20 TO 22, INCLUSIVE, OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY OF LOS ANGELES BOUNDED AND DESCRIBED AS FOLLOWS:

BEGINNING AT A POINT IN THE WEST LINE OF SAID LOT 12 DISTANT 5 FEET SOUTHERLY FROM THE NORTHWEST CORNER THEREOF; THENCE SOUTH 20 FEET ALONG SAID WEST LINE; THENCE EAST ALONG A LINE PARALLEL TO THE NORTH LINE OF SAID LOT 12 TO A POINT 10 FEET WESTERLY THEREON FROM THE EAST LINE OF SAID LOT; THENCE SOUTHEASTERLY IN A DIRECT LINE TO A POINT IN SAID EAST LINE 35 FEET SOUTHERLY THEREON FROM THE NORTHEAST CORNER OF SAID LOT; THENCE NORTH 30 FEET ALONG SAID EAST LINE OF LOT 12 TO A POINT 5 FEET SOUTH OF NORTHEAST CORNER OF SAID LOT; AND THENCE WEST PARALLEL TO THE NORTH LINE OF SAID LOT TO THE POINT OF BEGINNING.

SUBJECT TO ALL MATTERS OF RECORD, IF ANY.

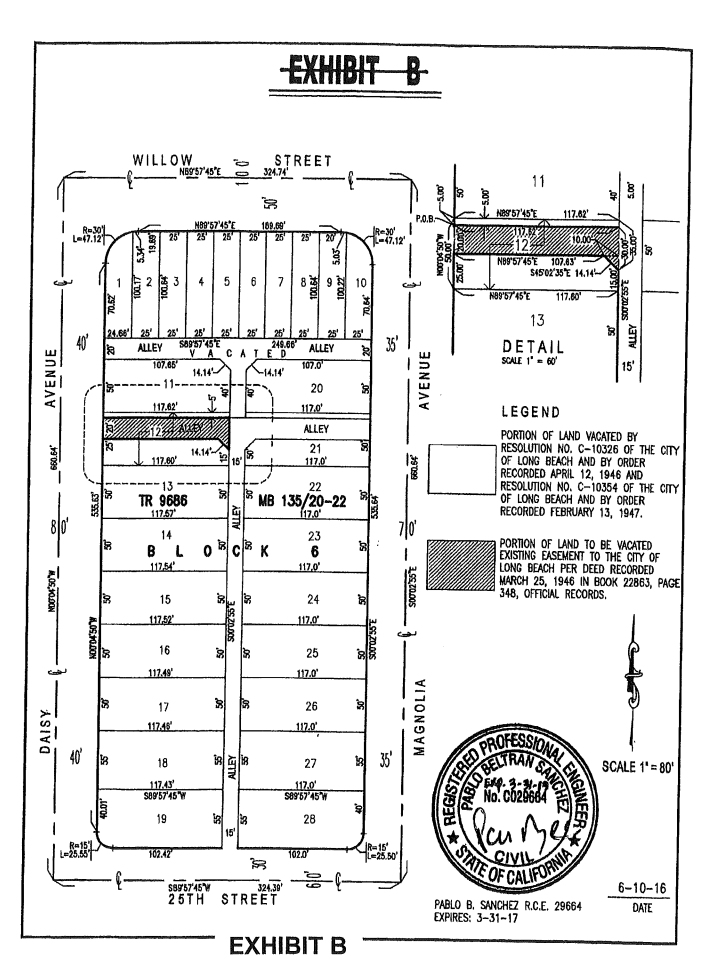
CONTAINING AN AREA OF 2,402 SQUARE FEET, MORE OR LESS.

EXHIBIT "B" IS ATTACHED HERETO AND BY THIS REFERENCE MADE A PART HEREOF.

PREPARED BY ME OR UNDER THE SUPERVISION OF: PABLO B. SANCHEZ R.C.E. 29664 EXPIRES: 3-31-17



6-10-16 DATE:



Page 8 of 15

Findings of General Plan Conformity

App No. 1401-22 Date: February 14, 2017

Pursuant to California Government Code Section 65402, no street, parcel or alley may be vacated until such action has been submitted to, and reported upon by the Planning Commission as to its conformity with the adopted General Plan. The proposed findings of inconsistency as presented to the Planning Commission is herein submitted for review:

Land Use Element

The Land Use Element divides the City into 21 land use districts, which provide general guidance as to the appropriate type and density of land uses. The alley is located within Land Use District Number 1 – Single Family Residential (LUD 1). LUD 1 allows single family residential neighborhoods at a density of one dwelling unit per lot, or seven units per acre. Small neighborhood-serving retail clusters may occur in LUD 1, provided they conform to the specification in the appropriate commercial districts. Vacation of the subject alley would revert the land to private ownership. As the existing parcel is developed with a parking lot associated with an existing commercial building, the use is considered consistent with LUD 1, and vacation of the alley would conform to the Land Use Element.

Mobility Element

The City's Mobility Element is almed at transforming Long Beach into a community that offers flexible, convenient, affordable, and energy-efficient transportation options for residents and visitors alike. The portion of the alley that is proposed to be abandoned was determined to be not necessary for public use or convenience because access to existing residential and commercial uses can be maintained by means of an existing north/south and east/west alley that abuts the proposed vacated alley. Alley abandonment would therefore not prove detrimental to the movement of people and goods through the area.



CITY OF LONG BEACH

DEPARTMENT OF DEVELOPMENT SERVICES

333 West Ocean Boulevard, 5th Floor • Long Beach, CA 90802 • (562) 570-8194 FAX (562) 570-8088

January 5, 2017

CHAIR AND PLANNING COMMISSIONERS
City of Long Beach
California

RECOMMENDATION:

Find the proposed vacation of 117.62 feet of the east/west alley located east of Dalsy Avenue and south of Willow Street, behind 520 W. Willow Street, not in conformance with the adopted goals and policies of the City's General Plan. (District 7)

APPLICANT:

Geovanny Mendoza

Westland Real Estate Group

520 W. Willow Street Long Beach, CA 90806 (Application No. 1401-22)

DISCUSSION

On December 1, 2016, the Planning Commission considered a General Plan Conformity for a proposed alley vacation. Before an application for vacation can be considered by the City Council, a finding of conformity with the maps and policies of the Long Beach General Plan must be made by the Planning Commission. After public testimony and Planning Commission discussion, the Commission determined that the proposed alley vacation would not be in conformance with the General Plan. The Planning Commission requested that staff bring back findings reflecting this determination. The findings of inconsistency are listed below:

Findings of General Plan Inconsistency:

Mobility Element

The City's Mobility Element is aimed at transforming Long Beach into a community that offers flexible, convenient, affordable, and energy-efficient transportation options for residents and visitors alike. The Planning Commission determined that the portion of the alley proposed to be vacated had the potential to provide public use or convenience due to existing access points to existing residential and commercial uses currently provided by the existing east/west alley. Furthermore, the Commission determined that the alley's ability to provide local circulation outwelghed the use of the alley for private

CHAIR AND PLANNING COMMISSIONERS January 5, 2017 Page 2

purposes. Therefore, the alley vacation had the potential to be detrimental to in that the alley would no longer be available for present or prospective public use.

Land Use Element

The Land Use Element divides the City into 21 land use districts, which provide general guidance as to the appropriate type and density of land uses. The alley is located within Land Use District Number 1 – Single Family Residential (LUD 1). LUD 1 allows single-family residential neighborhoods at a density of one dwelling unit per lot, or seven units per acre. Small neighborhood-serving retail clusters may occur in LUD 1, provided that they conform to the specification in the appropriate commercial districts. Vacation of the subject alley would revert the land to private ownership. As the existing parcel is developed with a parking lot associated with an existing commercial building, the use is considered consistent with LUD 1, and vacation of the alley would conform to the Land Use Element. However, since the project is not consistent with the Mobility Element, positive findings cannot be made.

ENVIRONMENTAL REVIEW

In accordance with the guidelines for implementing the California Environmental Quality Act (CEQA), Categorical Exemption CE 14-007 for the proposed alley vacation is not required with determination of inconsistency with the General Plan and therefore, is not included with this letter.

Respectfully submitted,

LINDA F. TATUM, AICP

Amy Bodeket

Sinda J. Jahim

PLANNING BUREAU MANAGER

AMY J. BODEK, AICP

DIRECTOR OF DEVELOPMENT SERVICES

AJB:LFT:CT:sv

Attachments:

Exhibit A - Location Map

Exhibit B -- Alley Plan

Findings of General Plan Nonconformity

App No. 1401-22 Date: February 14, 2017

Pursuant to California Government Code Section 65402, no street, parcel or alley may be vacated until such action has been submitted to, and reported upon by the Planning Commission as to its conformity with the adopted General Plan. The proposed findings of inconsistency as presented to the Planning Commission is herein submitted for review:

Mobility Element

The City's Mobility Element is aimed at transforming Long Beach into a community that offers flexible, convenient, affordable, and energy-efficient transportation options for residents and visitors alike. The Planning Commission determined that the portion of the alley proposed to be abandoned had the potential to provide public use or convenience due to existing access points to existing residential and commercial uses currently provided by the existing east/west alley. Furthermore, the Commission determined that the alley's use to provide local circulation outweighed the use of the alley for private purposes. Therefore, the alley abandonment had the potential to be detrimental in that, if vacated, the alley would no longer be available for public use.

Land Use Element

The Land Use Element divides the City into 21 land use districts, which provide general guidance as to the appropriate type and density of land uses. The alley is located within Land Use District Number 1 – Single Family Residential (LUD 1). LUD 1 allows single-family residential neighborhoods at a density of one dwelling unit per lot, or seven units per acre. Small neighborhood-serving retail clusters may occur in LUD 1, provided that they conform to the specification in the appropriate commercial districts. Vacation of the subject alley would revert the land to private ownership. As the existing parcel is developed with a parking lot associated with an existing commercial building, the use is considered consistent with LUD 1, and abandonment of the alley would conform to the Land Use Element. However, since the requested abandonment is not consistent with the Mobility Element, positive findings cannot be made.



CITY OF LONG BEACH

DEPARTMENT OF DEVELOPMENT SERVICES

333 West Ocean Blvd., 5th Floor

Long Beach, CA 90802

(562) 570-6194

FAX (582) 570-6088

PLANNING BUREAU

APPLICATION FOR APPEAL

,——	leritage Commission Review Committee	uary day of 5th , 20 <u>17</u>
	ss: 520 W Willow st.	
	ppeal: PLEASE SEE ATTACHE	MENT
	1	
Your appellant	t herein respectfully requests that Yo	our Honorable Body reject the
	t herein respectfully requests that Yo Approve / Deny this application	on.
decision and	Appellant 1	Appellant 2
decision and Name:	Approve / Deny this application Appellant 1 VA-uki Greensean	Appellant 2 GOVANO V MENDONA
decision and	Approve / Deny this application Appellant 1 VA-uki Greensean	Appellant 2
Name: Organization Address: City/ZIP:	Approve / Deny this application Appellant 1 VANK; Greenspan WESTAND Real ETTAIL GOV FROW WILLOW ST. Long booch, CA, 90005	Appellant 2 GEOMANY MENDORA MONTHAN RESIDENCE BRI 520 W. Willen ST. LONG BOREL, CA. 90205
Name: Organization Address: City/ZIP: Phone:	Approve / Deny this application Appellant 1 VAUK; Greenspan WESTAND Real ENAIS GOV SO W WILLOW ST.	Appellant 2 GOUNNY MENDORA MONTHAL RESI FINE EM 520 W. Willow ST.
Name: Organization Address: City/ZiP: Phone: Signature:	Approve / Deny this application Appellant 1 VANKI Breenspan WESTAND Real ENTILE GOV SO W Willow St. Long Good, CA 90:005 310-039-7130	Appellant 2 GEOMANY MENDORA ALOSTHAL COST GENER BM 520 W. Willow ST. Long bosel, CA, 90205 310.639.7130
Name: Organization Address: Clty/ZIP: Phone: Signature: Date:	Appellant 1 VANK; Greenspan WESTAND Real EXTENSE GOV FROW Willow 30. Lang Gover, CA. 90:005 1.13-17	Appellant 2 GEOMANY MENDORA MONTHAN RED ESTAGE BM 520 W. Willow ST. Long bosel, CA, 90205 3/0.639.7130
Name: Organization Address: Clty/ZIP: Phone: Signature: Date: A separate a the same add Appeals mus You must ha hearing wher	Approve / Deny this application Appellant 1 VANKI Breenspan WESTAND Real ENTILE GOV SO W Willow St. Long Good, CA 90:005 310-039-7130	Appellant 2 GROWN W. Mondoon Alest that the Grown Stown willow St. Long brack, CA, 90205 3/0. 639. 7/30 Plant party, except for appellants frinization. cision is made (LBMC 21.21.502). presenting oral or written testimony wise, you may not appeal the decision.
Name: Organization Address: City/ZiP: Phone: Signature: Date: A separate a the same add Appeals mus You must ha hearing wher	Appellant 1 VANKI Breakspan WESTAND Roal ENAIS Grave FOW Willow St. Long bosel, A 90005 1/3-/7 ppeal form is required for each appearance of the filed within 10 days after the deve established aggrieved status by pre the decision was rendered; otherwards.	Appellant 2 GROWN (Mondons Leng beach, CA, 90205 3/0. 639. 7/30 Ellant party, except for appellants frinization. cision is made (LBMC 21.21.502). presenting oral or written testimony vise, you may not appeal the decisions on the appeal process.

EXHIBIT B

Revised November 2011



Attachment to Application for Appeal

Project Address: 520 W. Willow Street

At the December 1st Planning Commission hearing the planning department found that the vacation of the alley is consistent with the Long Beach General Plan. They also found that the vacation of the alley is not necessary for public use because public access is maintained by the use of existing alleys that abut the proposed vacated alley.

At that same hearing the Planning Commission improperly characterized the subject property as having the same conditions as surrounding properties and therefore a vacation would be "unfair" and so asked the planning department to come up with negative findings for the proposed vacation.

The planning department could not come up with true negative findings for the proposed vacation. Instead they maintain that the Planning Commission made a determination that was inconsistent with their previous findings.

The Planning Commission did not recognize the uniqueness of subject property. This property is the only property on the subject alley artery that has no buffer zone between the door of the property and the alley. There is only a small walkway separating the patrons from the fast moving vehicles causing a life and safety issue.

The subject alley feeds in to Daisy Avenue. The city of Long Beach is installing a traffic signal at the intersection of Daisy and Willow. The city is also creating a dedicated bike lane on Daisy Avenue that would cut directly in front of this alley. The bike lane project and traffic signal are both expected to be completed in 2017. If the subject alley is not vacated it will cause an additional hazard to the bicyclists using the new dedicated bike lane. The traffic signal will also cause all circulation arguments to be moot as there will not be an advantage to use Daisy Lane instead of Magnolia or vice versa.

For the above reasons we are respectfully appealing the Planning Commissions' decision not to vacate the alley.



NOTICE of EXEMPTION from CEQA

DEPARTMENT OF DEVELOPMENT SERVICES | PLANNING BUREAU
333 W. OCEAN BLVD., 5TH FLOOR, LONG BEACH, CA 90802
(562) 570-6194 Fax: (562) 570-6068
| ibds.longbeach.gov

TO: Office of Planning & Research 1400 Tenth Street, Room 121 Sacramento, CA 95814	FROM:	Department of Development Services 333 W. Ocean Blvd, 5 th Floor Long Beach, CA 90802
 L.A. County Clerk Environmental Fillings 12400 E. Imperial Hwy. 2nd Floor, Room Norwalk, CA 90650 	າ 2001	
Categorical Exemption CE-14-007		
Project Location/Address: 520 W. WILLO	W	
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DAIS AVENUE AND CROS	SALE	
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Public Agency Approving Project: City of Long Bea	ch, Los Ang	eles County, California
Applicant Name:		
Mailing Address: 665 Love Beac	40 to 1	ONG EGACH, CA 9080
Phone Number: 210.639, 7130 App	licant Signatu	ire:
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BELOW THIS LINE	FOR STAFF USE OF	VLY
Application Number: 1401-22 Planner	o Initiala:	V
Required Permits: General PLAN Conform	s initials; 2	V
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THE ABOVE PROJECT HAS BEEN FOUND TO STATE GUIDELINES SECTION 15301, Cla	BE EXEMPT	FROM CEQA IN ACCORDANCE WITH
Statement of support for this finding: Revse	of exist,	ing alley as private driveway
Contact Person: Graig Chalfant	Contact P	hone: 562-570-6368
Contact Person: Craig Chalfant Signature:	Da	te: 3/25/14

Revised December 2013

-EXHIBIT-(-



NOTICE of EXEMPTION from CEQA

DEPARTMENT OF DEVELOPMENT SERVICES | PLANNING BUREAU 333 W. OCEAN BLVD., 5th FLOOR, LONG BEACH, CA 90802 (562) 570-6194 FAX: (562) 570-6068 lbds.longbeach.gov

FROM:	Department of Development Services 333 W. Ocean Blvd, 5 th Floor Long Beach, CA 90802
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Revised December 2013

DFFICE OF THE CITY ATTORNEY CHARLES PARKIN, City Attorney 33 West Ocean Boulevard, 11th Floor Long Beach. CA 90802-4664

RESOLUTION NO.

A RESOLUTION OF INTENTION TO VACATE THE WESTERLY PORTION OF THE UN-NAMED EAST/WEST ALLEY LOCATED SOUTH OF 520 WEST WILLOW STREET, IN THE CITY OF LONG BEACH, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, PURSUANT TO THE PUBLIC STREET, HIGHWAYS AND SERVICE EASEMENTS LAW (DIVISION 9, PART 3, CALIFORNIA STREETS AND HIGHWAYS CODE); FIXING A TIME AND PLACE FOR HEARING ALL PERSONS INTERESTED IN OR OBJECTING TO THE PROPOSED VACATION

The City Council of the City of Long Beach resolves as follows:

Section 1. The City Council of the City of Long Beach hereby elects to proceed under Division 9, Part 3, Chapter 3, of the California Streets and Highways Code (Section 8320 *et seq.*), as amended, generally known and referred as the "Public Street, Highways and Service Easements Law", and hereby declares its intention to vacate the westerly portion of the un-named east/west alley located south of 520 West Willow Street, in the City of Long Beach, County of Los Angeles, State of California, described more particularly as follows:

THAT CERTAIN PORTION OF LOT 12, BLOCK 6, TRACT NO.

9686, AS PER MAP RECORDED IN BOOK 135, PAGES 20 TO 22,

INCLUSIVE, OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER

OF SAID COUNTY OF LOS ANGELES BOUNDED AND DESCRIBED AS

FOLLOWS:

BEGINNING AT A POINT IN THE WEST LINE OF SAID LOT 12
DISTANT 5 FEET SOUTHERLY FROM THE NORTHWEST CORNER

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THEREOF; THENCE SOUTH 20 FEET ALONG SAID WEST LINE: THENCE EAST ALONG A LINE PARALLEL TO THE NORTH LINE OF SAID LOT 12 TO A POINT 10 FEET WESTERLY THEREON FROM THE EAST LINE OF SAID LOT; THENCE SOUTHEASTERLY IN A DIRECT LINE TO A POINT IN SAID EAST LINE 35 FEET SOUTHERLY THEREON FROM THE NORTHEAST CORNER OF SAID LOT; THENCE NORTH 30 FEET ALONG SAID EAST LINE OF LOT 12 TO A POINT 5 FEET SOUTH OF NORTHEAST CORNER OF SAID LOT: AND THENCE WEST PARALLEL TO THE NORTH LINE OF SAID LOT TO THE POINT OF BEGINNING.

SUBJECT TO ALL MATTERS OF RECORD, IF ANY. CONTAINING AN AREA OF 2,402 SQUARE FEET, MORE OR LESS.

RESERVING UNTO THE CITY OF LONG BEACH, ITS SUCCESSORS AND ASSIGNS A PERPETUAL EASEMENT AND RIGHT-OF-WAY FOR EMERGENCY ACCESS, AND A PERPETUAL EASEMENT AND RIGHT OF WAY, AT ANY TIME OR FROM TIME TO TIME, TO LAY, CONSTRUCT, MAINTAIN, OPERATE, REPAIR, RENEW, REPLACE, CHANGE THE SIZE OF AND REMOVE THE EXISTING UTILITY LINES, INCLUDING, BUT NOT LIMITED TO, SANITARY, SEWERS, STORM DRAINS AND APPURTENANT STRUCTURES. TOGETHER WITH ALL NECESSARY GATES, VALVES, FITTINGS, HYDRANTS AND APPURTENANCES FOR THE TRANSPORTATION OF WATER AND GAS, WITH THE RIGHT OF INGRESS TO AND EGRESS FROM THE SAME, OVER, THROUGH, UNDER, ALONG AND ACROSS THAT CERTAIN PROPERTY VACATED HEREWITH; AND PURSUANT TO ANY EXISTING FRANCHISES OR RENEWALS THEREOF, OR OTHERWISE, TO CONSTRUCT, MAINTAIN, OPERATE, REPLACE.

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REMOVE, RENEW AND ENLARGE LINES OF CONDUITS, CABLES, WIRES, POLES AND OTHER CONVENIENT STRUCTURES, EQUIPMENT AND FIXTURES FOR THE OPERATION OF TELEPHONE LINES AND OTHER COMMUNICATION LINES, AND FOR THE TRANSMISSION OR DISTRIBUTION OF ELECTRIC ENERGY, AND INCIDENTAL PURPOSES INCLUDING ACCESS AND THE RIGHT TO KEEP THE PROPERTY FREE FROM INFLAMMABLE MATERIALS, AND WOOD GROWTH, AND OTHERWISE PROTECT THE SAME FROM ALL HAZARDS IN, UPON AND OVER THE PART VACATED. ACCESS FOR MAINTENANCE OF THE ABOVE-MENTIONED FACILITIES MUST BE MAINTAINED AT ALL TIMES. NO IMPROVEMENTS SHALL BE CONSTRUCTED WITHIN THE EASEMENT WHICH WOULD IMPEDE THE OPERATION, MAINTENANCE OR REPAIR OF SAID FACILITIES. CONSTRUCTION OF ANY IMPROVEMENTS, INCLUDING CHANGES OF GRADE, SHALL BE SUBJECT TO THE PRIOR WRITTEN APPROVAL OF ALL THE CITY DEPARTMENTS AND PUBLIC UTILITIES RESPONSIBLE FOR THE ABOVE SAID FACILITIES.

Section 2. All of the foregoing real property is shown on the map or plan thereof, attached hereto as Exhibit "A", and on file in the office of the City Clerk, which map or plan is known and referred to as "City of Long Beach Department of Public Works Vacation Sketch No. 1010V.

Section 3. The City Council hereby fixes June 13, 2017 at the hour of 5:00 p.m., as the time and the City Council Chamber, Plaza Level of the City Hall, 333 West Ocean Boulevard, in the City of Long Beach, California, as the place for hearing all persons interested in or objecting to the proposed vacation.

Section 4. The City Council hereby directs that notice of said hearing on this proposed street vacation be published for at least two (2) successive weeks prior to the hearing and in the manner provided by Section 8322 of the State Streets and

OFFICE OF THE CITY ATTORNEY CHARLES PARKIN, City Attorney 333 West Ocean Boulevard, 11th Floor Long Beach. CA 90802-4664

Highways Code.

Ayes:

Noes:

Absent:

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The City Council hereby directs that notice of this street Section 5. vacation be posted conspicuously along the street proposed to be vacated at least two (2) weeks before the date set for hearing and in the manner provided by Section 8323 of the State Streets and Highways Code.

Section 6. This resolution shall take effect immediately upon its adoption by the City Council, and the City Clerk shall certify to the vote adopting this resolution.

I hereby certify that the foregoing resolution was adopted by the City Council of the City of Long Beach at its meeting of______, 2017 by the following vote:

Councilmembers:	

Councilmembers:

Councilmembers:

City Clerk

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