

Legislation Text

File #: 02022-2670, Version: 1

INTERGOVERNMENTAL VACATION ORDINANCE

WHEREAS, the City pf Chicago ("City") is a home rule unit of local government pursuant to Article VII, Section 6 (a), of the 1970 Constitution of the State pf Illinois and, as such, may exercise any power arid perform any function pertaining to its government and affairs; and

WHEREAS, the properties at 4135-4145 W. Palmer Street. 4149-4157 W: Palmer Street, 2120-2144 N. Kedvale Avenue, 2148-2158 N. Kedvale Avenue, and 2149-2159 N. Keeler Avenue are owned by the Public Building Commission of the City of Chicago, an Illinois municipal corporation ("Developer"); and

WHEREAS, title to the properties at 4134-4142 W. Dickens Avenue, 4146-4156 W. Dickens Avenue, 2100-2116 N. Kedvale. Avenue, and 2101-2145 N. Keeler Avenue is held by the City of Chicago, a municipal corporation, as trustee, in trust for the use of schools; and

WHEREAS, the Developer proposes to assemble its adjacent properties, including the, portions of alleys to be vacated for the benefit and use of William P. Nixon Elementary School, a Chicago Public School; and

WHEREAS, the City Council of the City of Chicago, after due investigation and consideration, has determined that the nature and extent of public use and the public interest to be subserved is such as to warrant the: vacation of the public alleys described in the following, ordinance; now, therefore,

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CHICAGO:

SECTION 1. Legal Description

Vacation of: THAT PART OF THE NORTH-SOUTH 16 FOOT WIDE PUBLIC ALLEY IN BLOCK 2 IN THE SUBDIVISION OF THE WEST HALF OF THE SOUTHEAST QUARTER OF THE NORTHEAST QUARTER OF SECTION 34, TOWNSHIP 40 NORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT RECORDED AUGUST 21, 1882 AS DOCUMENT NUMBER #414938, LYING NORTH OF AND ADJOINING THAT PORTION OF SAID NORTH-SOUTH ALLEY VACATED BY ORDINANCE PASSED NOVEMBER 24,1920 AND RECORDED MAY 24,1921 AS DOCUMENT NUMBER #7153724; LYING EAST OF AND ADJOINING LOTS 12 TO 22 AND THAT PART OF LOT 23; LYING WEST OF AND ADJOINING LOTS 39 TO 49; TOGETHER WITH SAID NORTH-SOUTH ALLEY IN DELAMATER'S RESUBDIVISION OF LOTS 1 TO 11, ALL INCLUSIVE, IN SAID BLOCK 2, LYING SOUTH OF AND ADJOINING THE SOUTH LINE OF W. PALMER STREET, LYING EAST OF AND ADJOINING LOTS 1 TO 5 AND WEST OF AND ADJOINING LOTS 6 TO 10; TOGETHER WITH THE EAST-WEST 16 FOOT WIDE PUBLIC ALLEY LYING NORTH OF AND ADJOINING LOT 12 AND ITS EXTENSION EAST TO, AND LOT 49 OF SAID BLOCK 2, AND LYING SOUTH OF AND ADJOINING LOT 5, ITS EXTENSION EAST TO,

AND LOT 6 OF SAID DELAMATER'S RESUBDIVISION; TOGETHER WITH THE EAST-WEIST 16 FOOT WIDE PUBLIC ALLEY LYING WITHIN LOTS 38 AND 39 AS OPENED BY ORDINANCE RECORDED MAY 24, 1921 AS DOCUMENT NUMBER #7153724, ALL INCLUSIVE, IN SAID BLOCK 2, ALL IN COOK COUNTY; ILLINOIS; SAID PARCEL CONTAINING 12,727 SQUARE FEET, OR 0.292 ACRE, MORE OR LESS, as shaded and legally described by the words "HEREBY VACATED" on the plat hereto attached as EXHIBIT A, which drawing for greater clarity, is hereby made a part of this ordinance, be and the same is hereby vacated and closed, inasmuch as the same is ho longer required for public travel use, and the. public interest will be subserved by such vacations.

SECTION 2. The City of Chicago hereby reserves for the benefit of Commonwealth Edison, AT&T/SBC, Comcast and their successors or assigns, a non-exclusive utility easement to operate, maintain, construct, replace and renew overhead wires, poles, and associated equipment and underground conduit, cables, and associated equipment for the transmission and distribution of electrical energy; telephonic and associated services under, over and along the alleys herein vacated,- with the right of ingress and egress. The grade of the vacated public way shall not be altered in a . manner so as to interfere with the operation and maintenance of said utilities or their facilities. No construction, buildings, permanent structures or obstructions shall occur or be placed oyer the area herein vacated without an express written release of easement by each utility. Any future relocation of utility facilities being done at the behest of the. Developer, shall be accomplished by the involved utility, and be doneiat the sole expense of the Developer, its successors or assigns.,

SECTION 3. The Developer acknowledges that any remaining catch basins and catch basin outlets within the area to be vacated shall become Developer's private property and maintenance responsibility. In the event that the Developer wishes to abandon, modify or install hew facilities, plans must be reviewed, approved and permitted by the Department of Water Management, Sewer Design Section, prior to the commencement of any work on the site. The Developer shall provide the Department of Water Management, Sewer Design Section, with as-built drawings submitted within 45 days of abandonment.

SECTION 4. The vacations herein provided for are made upon the express condition that within 180 days of the City Council passage of this ordinance, the Developer shall pay to the City Treasury of the City of Chicago, a quoted security deposit equal to the costs of the Developer's work for public paving, curb, and related appurtenances in accordance with the most current version of the Chicago Department of Transportation's Regulations for Opening. Repair and Construction in the Public Way and its appendices; or present evidence of fee waiver. Upon completion of work, a request for final field inspection arid approval of the Developers' construction shall be made to the CDOT Division of Infrastructure Management, Construction Compliance Unit, Room=905 City Hall, prior to return of said security deposit less any service fee.

SECTION 5. The vacations herein provided for are made upon the express condition that within one hundred eighty (180) days after the passage of this ordinance, the Developer or its assign, shall file or cause to be filed for recordation with the Office of the Cook County Clerk / Recordings Division, a certified copy of this ordinance, together with the

associated full-sized plat as approved by the Department of Transportation's Superintendent of Maps and Plats.

SECTION 6. This ordinance shall take effect and be in force from and after its passage and publication. The vacations shall take effect and be in force from and after, the recording of the published ordinance and approved plat. Vacation Approved:

Commissioner Department of Transportation

Introduced By:

Honorable Carfos Ra Alderman, 35th Ward

CDOT File Number: 34-35-22-4012 CDOT# 34-35r-22-4012 TERRA

ENGINEERING LTD.

TEL (312)487-0123 FAX: (312) 487-0220 ivww.lerraengineer1no.com <http://ivww.lerraengineer1no.com > ^ •SEE SHEET 2 OF 2 FOR LEGAL DESCRIPTION, NOTES, SIGNATURE BLOCKS ANO SURVEYOR'S CERTIFICATES

EXHIBIT A PLAT OF VACATION ALLEYS FN BLOCK 2 tN SUB. OF W1/2 OF SE 1/4 OF NE 1/4 UN . ' ' OELAMATER'S RESUB. '

PART OF CPS NIXON ELEMENTARY CAMPUS j CHICAGO. IL I

EXHIBIT "A"

PLAT OF VACATION

"LEGAL DESCRIPTION"

THAT PART OF THE NORTH-SOUTH 16 FOOT WIDE PUBLIC ALLEY IN BLOCK 2 IN THE SUBDIVISION OF THE WEST HALF OF THE SOUTHEAST QUARTER OF THE NORTHEAST QUARTER OF SECTION 34. TOWNSHIP 40 NORTH, RANGE 13 EAST OF THE THRO PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT RECORDED AUGUST 21, 1882 AS DOCUMENT NUMBER #414836. LYING NORTH OF AND ADJOINING THAT PORTION OF SAID NORTH-SOUTH ALLEY VACATED BY ORDINANCE PASSED NOVEMBER 24, 1920 AND RECORDED MAY 24, 1921 AS DOCUMENT NUMBER 17153724; LYING EAST. OF AND ADJOINING LOTS 12 TO 22 AND THAT PART OF LOT 23; LYING WEST OF ANO ADJOINING LOTS 30 TO 49; TOGETHER WITH SAO NORTH-SOUTH ALLEY. IN OELAMATERS RESUBOMSION OF LOTS 1 TO 11, Aa INCLUSIVE, IN SAID BLOCK. 2, LYING SOUTH OF AND ADJOININTHE SOUTH UNE OF W. PALMER STREET. LYING EAST OF AND ADJOINING LOTS 1 TO '5. AND WEST OF. ANO ADJOINN COTS 6 TO 10; TOGETHER WITH THE EASTRWEST 16 FOOT WIDE PUBLIC ALLEY: LYING NORTH OF AND ADJOINING. LOT 2 AND ITS EXTENSION EAST TO, AND LOT 49 OF SAID BLOCK 2. AND LYING SOUTH OF AND ADJOINING LOT 5., ITS EXTENSION EAST TO. AND LOT 6 OF SAID OELAMATERS RESUBDMSKJN; TOGETHER WITH THEEAST-WEST 16 POOT WIDE PUBLIC ALLEY: LYING NORTH OF AND ADJOINING. LOT 3 BANO 39 AS OPENED BY ORDINANCE RECORDED MAY 24, 1921 "AS OOCUMENT NUMBER 171S3724. ALL INCLUSIVE. IN SAID BLOCK 2, ALL IN COOK COUNTY, ILLINOIS;

SAD PARCEL CONTAINING 12,727 SQUARE FEET, OR 0.292 ACRE, MORE OR LESS.

CHICAGO TRANSPORTATION

DEPARTMENT

OF

COOK COUNTY

AFrTCTEp p,I.N-'y

PREPARED^FOR:

CHICAOO BOARD OF EDUCATION 42 W. MADISON STREET CHICAGO, IL 80602

MAIL, Tfr

SCOTT R. BORSTEIN, ESO. NEAL AND LEROY. LLC 20 S. CLARK;STREET. SUITE 2050 CHICAGO, IL 60603 13-34-221-006 (Lets 12 through 38) 13-34-221-021 (Allay opened by Doe: 7153724) 13-34-221-022 (Lots 1 Ihrouflh 10} 13-34-221-023 (Lota 39 thresh 49)

SURVEYOR'S CERTIFICATE

STATE OF ILLINOIS WUNTY OF COOK

GENERAL NOTES:

1. ALL DIMENSIONS ARE GIVEN IN FEET AND DECIMAL PARTS THEREOF.

2. ALL BEARINGS AND DISTANCES ARE BASED ON ILLINOIS STATE PLANE COORDINATE "SYSTEM, EAST ZONE, NADS3 (2011 ADJUSTMENT), GPS DERIVED.

3. NO DIMENSIONS SHALL 8E DERIVED FROM SCALE MEASUREMENT.

4; PER THE CITY OF CHICAGO ZONING WEBSITE, THROUGH JUNE 22. 2022. THE SUBJECT PROPERTY RS-3. RESIDENTIAL SINGLE-UNIT (OETACHEO H

CDÒTI 34-35-22-4012

ENGINEERING LTD.

THIS IS TO CERTIFY THAT L THOMAS E. BAUMGARTNER. AN ILLINOIS PROFESSIONAL LAW: SURVEYOR. HAVE SURVEYED THE "PROPERTY DESCRIBED W THE CAPTION ABOVE, AND THAT THIS PROFESSIONAL SERVICE CONFORMS TO THE CURRENT IUJKOIS MMIMUU STANDARDS FOR A BOUWARY; SURVEY.

WVEK UNDER' MY HAND AND SEAL IN CHICAGO, ILLINOIS, THIS 8TH DAY OF SEPTEMBER, 2022.

tHO*Us £. BAUUiAhtKER, liiINOB LAND : SURVEYOR NO. 3142

LICENSE EXPIRATION 11-30-2022 'J^u!Sg\ PROJECT U: "" DRAW'! BY: CHECKED BY: APPROVEO BY: CLIENT: CHICAGO BOARD OF EDUCATION 42 W. MADISON STREET CHICAGO. IL 60502

ALLEYS IN BLOCK 2 IN SUB. OF W1/20FSE 1/4 OF NE 1/4 4 IN OELAMATER'S RESUB.

PART OF CPS NIXON ELEMENTARY CAMPUS i . CH1CA00.IL FIELD WORK COMPLETED OCTOBER 2B, 2020.