

### **KING COUNTY**

# **Signature Report**

### Ordinance 19594

	Proposed No. 2022-0448.2 Sponsors Balducci and Upthegrove
1	AN ORDINANCE authorizing the vacation of a portion of
2	310th Avenue NE/Alder Road, file no. V-2738; Petitioners:
3	Richard E. Elander and Vernon S. Timmons.
4	STATEMENT OF FACTS:
5	1. A petition has been filed requesting vacation of a portion of 310th
6	Avenue NE/Alder Road, hereinafter described.
7	2. The department of local services notified utility companies serving the
8	area and King County departments of the proposed vacation and has been
9	advised that King County Water District No. 119 is the only utility that
10	requires an easement over the vacation area. The vacation shall not
11	extinguish the rights of any utility company to any existing easements for
12	facilities or equipment within the vacation area.
13	3. The department of local services's records indicate that this segment of
14	right of way is unopened and unmaintained.
15	4. The department of local services considers the subject portion of right
16	of way useless as part of the county road system and believes the public
17	would benefit by the return of this segment of right of way to the public
18	tax rolls and recommends approval of the vacation.
19	5. Pursuant to K.C.C. 14.40.020 and RCW 36.87.120, the value of the
20	vacation area is offset by the costs to King County to manage and

21	maintain this segment of unopened right of way and the present value of
22	future property tax resulting in a determination of \$809 as compensation
23	for the vacation of this portion of 310th Avenue NE/Alder Road to the
24	property of Petitioners Richard E. Elander and Vernon S. Timmons, King
25	County Assessor's Parcel Number 1551000-0015.
26	6. Due notice was given in the manner provided by law. The office of the
27	hearing examiner held the public hearing on March 1, 2023.
28	7. As detailed in the March 15, 2023, recommendation, the hearing
29	examiner found that the road segment subject to this petition is not useful
30	as part of the King County road system, concluded that the vacation of this
31	segment of road will benefit the public through the transfer of
32	responsibility for management and return of the property to the public tax
33	roll, and recommended approval of the vacation petition with the
34	requirement of payment of \$809 in compensation from Petitioners as a
35	condition of the vacation.
36	8. For the reasons stated in the examiner's March 15, 2023, report and
37	recommendation, the council determines that it is in the best interest of the
38	citizens of King County to grant said petition and vacate the right of way.
39	BE IT ORDAINED BY THE COUNCIL OF KING COUNTY:
40	SECTION 1. The council hereby vacates and abandons a portion of 310th
41	Avenue NE/Alder Road, right of way as dedicated to King County by the recording of the
42	plat of Cherry Gardens Division No. 3, recorded in Volume 22 of Plats, Page 26, records
43	of King County Washington as described below:

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44	THE WEST HALF OF 310TH AVE NE (ALDER ROAD) ABUTTING	
45	LOT 126 OF CHERRY GARDENS, DIVISION NO. 3, ACCORDING	
46	TO THE PLAT THEREOF FILED IN VOL. 22 OF PLATS AT PAGE 26	
47	RECORDS OF KING COUNTY, WASHINGTON.	
48	SITUATE IN THE SOUTHWEST QUARTER OF THE SOUTHWEST	
49	QUARTER OF SECTION 4, TOWNSHIP 26 NORTH, RANGE 7 EAST,	
50	W.M.	
51	Containing 35,139 square feet, more or less,	
52	CONTINGENT on petitioner paying \$809 to King County within 90 days of the	
53	date council takes final action on this ordinance. If King County does not receive	
54	\$809 by that date, there is no vacation and the associated right-of-way remains	
55	King County's. If payment is timely received, the cerk shall record an ordinance	
56	against parcel 1551000-0015. Recording an ordinance will signify that	

### Ordinance 19594

- 57 payment has been received, the contingency is satisfied, and the right-of-way
- associated with parcel 1551000-0015 is vacated.

Ordinance 19594 was introduced on 12/6/2022 and passed by the Metropolitan King County Council on 4/18/2023, by the following vote:

Yes: 9 - Balducci, Dembowski, Dunn, Kohl-Welles, Perry, McDermott, Upthegrove, von Reichbauer and Zahilay

KING COUNTY COUNCIL KING COUNTY, WASHINGTON

DocuSigned by:

Dave Upthegrove, Chair

ATTEST:

DocuSigned by:

— C267B914088E4A0...

Melani Pedroza, Clerk of the Council

Attachments: A. Hearing Examiner Report dated March 15, 2023

March 15, 2023

# OFFICE OF THE HEARING EXAMINER KING COUNTY, WASHINGTON

King County Courthouse
516 Third Avenue Room 1200
Seattle, Washington 98104
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### REPORT AND RECOMMENDATION

SUBJECT: Department of Transportation file no. V-2738

Proposed ordinance no. **2022-0448** Adjacent parcel no. **1550000015** 

### RICHARD ELANDER AND VERNON TIMMONS

Road Vacation Petition

Location: a portion of 310th Avenue NE/Alder Road

Applicants: Richard Elander and Vernon Timmons

37897 Ronald Ct

Cathedral City, CA 92234 Email: stevetmi54@gmail.com

King County: Department of Local Services, Road Services Division

represented by **Leslie Drake** 201 S Jackson Street Seattle, WA 98104

Telephone: (206) 477-7764

Email: leslie.drake@kingcounty.gov

### FINDINGS AND CONCLUSIONS:

### Overview

1. Richard Elander and Vernon Timmons petition the County to vacate an approximately 35,139-square foot stretch of public right-of-way near Duvall. The Department of Local Services, Road Services Division (Roads), urges vacation with reduced compensation. We conducted the public hearing on Council's behalf on March 1, 2023. After hearing witness testimony and observing demeanor, studying the exhibits entered into evidence, and considering the arguments and the relevant law, we recommend that Council vacate the subject right-of-way, contingent on Petitioners' \$809 payment.

### Background and Standards

- 2. Chapter RCW 36.87 sets the general framework for county road vacations, augmented by KCC chapter 14.40. There are at least four somewhat interrelated inquiries. The first two relate to whether vacation is warranted: is the road useless to the road system and would vacation benefit the public? If the answers to these are both yes, the third and fourth relate to compensation: what is the appraised (or perhaps assessed) value of the right-of-way, and how should this number be adjusted to capture avoided County costs?
- 3. A petitioner has the burden to show that the "road is [1] useless as part of the county road system and [2] that the public will be benefitted by its vacation and abandonment." RCW 36.87.020. "A county right of way may be considered useless if it is not necessary to serve an essential role in the public road network or if it would better serve the public interest in private ownership." KCC 14.40.0102.B. While denial is mandatory ("shall not" vacate) where a petitioner fails to make that showing, approval is discretionary where a petitioner shows uselessness and public benefit ("may vacate"). RCW 36.87.060(1) (emphasis added).
- 4. Where vacation is appropriate, we calculate compensation by [3] starting with the increase in property values the receiving parcel will garner from the extra square footage the (formerly) public right-of-way area adds to the parcel; this figure is generated by the Assessor. However, that is only the starting point, because [4] State and County law allow local legislative branches to adjust the appraised value to reflect the expected value to the public from avoided liability risk, eliminated management costs, and jettisoned maintenance costs, along with increased property taxes. RCW 36.87.070; KCC 14.40.020.A.1. Performance, Strategy, and Budget created a model for calculating these adjustments, updated annually. Roads then applies those figures to a given parcel.
- 5. Except as provided herein, we adopt and incorporate the facts set forth in Roads' report and in proposed ordinance no. 2022-0448. That report, and maps showing the specific area to be vacated and the vicinity of the proposed vacation, are in the hearing record and will be attached to the copies of our recommendation submitted to Council. Exs. 1, 5.

### <u>Is Vacation Warranted?</u>

- 6. Petitioners abut the west side of a legal right-of-way created via a 1916 plat, which we will call Alder Road for simplicity sake, depicted at exhibit 5. Petitioners essentially wish to acquire the west side of that right-of-way. The property owners on the east side of that right-of-way did not join the petition, so today's proposal is only a half-width acquisition. (The east-side property owners would be the ones who would need to petition to vacate the east half of Alder Road.)
- 7. While Alder Road was platted to connect 310th Avenue NE from the south to Mountain View Road NE to the north, Alder Road was never opened, constructed, or maintained for public use, and it is not known to be used informally for access to any property. Both the Petitioners and their east-side neighbors (and various neighbors to the south) reach their properties from 310th Avenue NE. There is, and apparently has never been, any

actual access via Mountain View Road NE. Thus, on first blush, vacation seems eminently appropriate.

8. However, one Roads reviewer noted that:

The south end of this road['s] recently slide resulting in a temporary closure and considerable expenditure to restore the roadway to one lane for the homes served. Since 310th is a sole access dead-end road to the south it may be desirable to retain this right of way to north to construct an alternative road out should the main road fail again.

Ex. 1 at 035. That gives us pause. Can we conclude that right-of-way is not necessary for the present or future public road system for travel, including for emergency services? We have noted in several hearings that if there is a potential for future public access on a right-of-way, the thumb should be on the scale of retaining the public access option.

9. Counterbalancing this, another Roads reviewer noted that, because the to-be-vacated right-of-way is on a steep ridge with cross slope of approximately 35%, which would require large cuts and fill to site a road, it would not be cost-effective to construct Alder Road. Ex. 1 at 029. While still another noted that the Alder Road right-of-way:

is located within a 165-foot Type F stream buffer per KCC 21A.24.358(C)(1) based on location of streams shown on the DNR's Forest Practices Application Mapping Tool.¹ Wetlands may also be present based on anecdotal information and aerial imagery.... Right-of-way is also located in an erosion hazard area (development standards at KCC 21A.24.220) and multiple potential steep slope hazard areas (development standards at 21A.24.310).

Ex. 1 at 032.

- 10. When we probed Roads at hearing on the topic; they had two responses. First, given all the physical and legal impracticalities of building an actual Alder Road, even if there were an additional slide on 310th Avenue NE it would be far more practical to expend funds rebuilding 310th than trying to cut a brand-new Alder Road. And second, if there was no other option, because the east side of Alder Road right-of-way is not being vacated now, the remaining right-of-way would be of sufficient width for a one-way access route.
- 11. While the appropriateness of vacation is no slam dunk, we find that Alder Road is useless as part of the county road system and that the public will benefit (as explained below) by its vacation and abandonment.

### What Compensation is Due?

12. Compensation is the simpler issue here. The Assessor opines that Petitioners' property will increase \$5000 with the extra square footage the (formerly) public right-of-way area

<sup>&</sup>lt;sup>1</sup> https://fpamt.dnr.wa.gov/default.aspx.

will add to the parcel. And the County will save an estimated \$4087 in eliminated future maintenance/management costs and will add \$104 in expected property taxes. The appropriate quantum of compensation to require of Petitioners is thus \$809.

### RECOMMENDATION:

- 1. We recommend that Council APPROVE proposed ordinance no. 2022-0448 to vacate the western half of the right-of-way, the portion abutting parcel 1550000015.
- 2. This is CONTINGENT on petitioner paying \$809 to King County within 90 days of the date Council takes final action on this ordinance. If King County does not receive \$809 by that date, there is no vacation and the associated right-of-way remains King County's. If payment is timely received, the Clerk shall record an ordinance against parcel 1550000015. Recording an ordinance will signify that payment has been received, the contingency is satisfied, and the right-of-way associated with parcel 1550000015 is vacated.

DATED March 15, 2023.

David Spohr Hearing Examiner

### NOTICE OF RIGHT TO APPEAL

A person appeals an Examiner recommendation by following the steps described in KCC 20.22.230, including filing with the Clerk of the Council a sufficient appeal statement and a \$250 appeal fee (check payable to the King County FBOD), and providing copies of the appeal statement to the Examiner and to any named parties listed on the front page of the Examiner's recommendation. Please consult KCC 20.22.230 for exact requirements.

Prior to the close of business (4:30 p.m.) on *April 10, 2023*, an electronic copy of the appeal statement must be sent to <u>Clerk.Council@kingcounty.gov</u> and a paper copy of the appeal statement must be delivered to the Clerk of the Council's Office, Room 1200, King County Courthouse, 516 Third Avenue, Seattle, Washington 98104. Prior mailing is not sufficient if the Clerk does not actually receive the fee and the appeal statement within the applicable time period.

Unless the appeal requirements of KCC 20.22.230 are met, the Clerk of the Council will place on the agenda of the next available Council meeting a proposed ordinance implementing the Examiner's recommended action.

If the appeal requirements of KCC 20.22.230 are met, the Examiner will notify parties and interested persons and will provide information about "next steps."

# MINUTES OF THE MARCH 1, 2023, HEARING ON THE ROAD VACATION PETITION OF RICHARD ELANDER AND VERNON TIMMONS, DEPARTMENT OF TRANSPORTATION FILE NO. V-2738

David Spohr was the Hearing Examiner in this matter. Participating in the hearing were Leslie Drake, Vernon Timmons, and Richard Elander.

The following exhibits were offered and entered into the hearing record:

Exhibit no. 1	Roads Services report to the Hearing Examiner, sent February 14, 2023	
Exhibit no. 2	Letter from Clerk of the Council to KCDOT transmitting petition, dated	
	September 22, 2020	
Exhibit no. 3	Petition for vacation of a county road, transmitted September 22, 2020	
Exhibit no. 4	Letter from KCDOT to Petitioner acknowledging receipt of petition and explaining road vacation process, dated October 15, 2020	
Exhibit no. 5	Vacation area map	
Exhibit no. 6	Plat Cherry Gardens division no. 3	
Exhibit no. 7	KC Assessors information for Petitioners' property, APN 1550000015	
Exhibit no. 8	Final stakeholder notification, sent February 5, 2021, and March 16, 2021	
Exhibit no. 9	Easement from Petitioners in favor of KC Water District no. 119	
Exhibit no. 10	Email exchange with Assessor's Office regarding valuation of vacation	
	area	
Exhibit no. 11	Compensation calculation model spreadsheet for Petitioners property,	
	APN 1550000015	
Exhibit no. 12	Letter from KCDOT to Petitioner recommending approval, conveying	
	County Road Engineer report, proposing compensation waiver, dated	
	April 23, 2021	
Exhibit no. 13	Road Engineer report	
Exhibit no. 14	Letter from KCDOT to KC Council recommending approval and	
	transmitting proposed ordinance, dated November 28, 2022	
Exhibit no. 15	Proposed ordinance	
Exhibit no. 16	Fiscal note	
Exhibit no. 17	Affidavit of posting	
Exhibit no. 18	Reserved for future submission of Affidavit of publication	
Exhibit no. 19	Letter with copy of CRE Report and Notice of Hearing to property 18631	
	Mountain View Road NE	

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SEATTLE, WA 98104

Cherie.Camp@kingcounty.gov

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gavin.muller@kingcounty.gov

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If you decide to receive notices and disclosures from us electronically, you may at any time change your mind and tell us that thereafter you want to receive required notices and disclosures only in paper format. How you must inform us of your decision to receive future notices and disclosure in paper format and withdraw your consent to receive notices and disclosures electronically is described below.

### Consequences of changing your mind

If you elect to receive required notices and disclosures only in paper format, it will slow the speed at which we can complete certain steps in transactions with you and delivering services to you because we will need first to send the required notices or disclosures to you in paper format, and then wait until we receive back from you your acknowledgment of your receipt of such paper notices or disclosures. Further, you will no longer be able to use the DocuSign system to receive required notices and consents electronically from us or to sign electronically documents from us.

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Unless you tell us otherwise in accordance with the procedures described herein, we will provide electronically to you through the DocuSign system all required notices, disclosures, authorizations, acknowledgements, and other documents that are required to be provided or made available to you during the course of our relationship with you. To reduce the chance of you inadvertently not receiving any notice or disclosure, we prefer to provide all of the required notices and disclosures to you by the same method and to the same address that you have given us. Thus, you can receive all the disclosures and notices electronically or in paper format through the paper mail delivery system. If you do not agree with this process, please let us know as described below. Please also see the paragraph immediately above that describes the consequences of your electing not to receive delivery of the notices and disclosures electronically from us.

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You may contact us to let us know of your changes as to how we may contact you electronically, to request paper copies of certain information from us, and to withdraw your prior consent to receive notices and disclosures electronically as follows:

To contact us by email send messages to: cipriano.dacanay@kingcounty.gov

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