Council Meeting Date: May 22, 2006 Agenda Item: 7(h)

CITY COUNCIL AGENDA ITEM

CITY OF SHORELINE, WASHINGTON

AGENDA TITLE: Adopting Resolution No. 246 Initiating Vacation of Easement for

Slopes and Sidewalk at 14625 Aurora Ave. North and Setting a

Hearing Date for June 15, 2006

DEPARTMENT: Public Works and City Attorney

PRESENTED BY: Kirk McKinley, Ian Sievers

PROBLEM/ISSUE STATEMENT:

In negotiating rights-of-way for the Aurora Project 145th to N. 165th, Pierre Associates, LLC, owners of properties on the southwest corner of Aurora and N. 149th, requested that a 1948 slope and sidewalk easement be vacated and returned to their ownership. The settlement agreement on this acquisition has a commitment to initiate a vacation of this interest.

This easement is no longer needed with the Aurora Phase I construction. The vacation of this easement is consistent with administrative practices of recommending release of surplus rights-of-way and that are not needed for the Aurora Project once final design and rights-of-way are established.

RCW Chapter 35.79 and SMC Chapter 12.17 establishes two methods for vacating rights-of-way or easements: the petition method, or the resolution method. The vacation process by resolution method requires the Council to adopt a resolution initiating the vacation, and setting a Planning Commission Public Hearing date. The Planning Commission currently has time available for this item on June 15, 2006, should Council adopt this resolution. By adopting the resolution at this time, Council is not approving the vacation, but instead is initiating the process for public and agency review.

RECOMMENDATION

Adopt Resolution No. 246, initiating the vacation of a slope and sidewalk easement abutting the Pierre at 14625 Aurora Ave. North, and setting a Planning Commission hearing date of June 15, 2006.

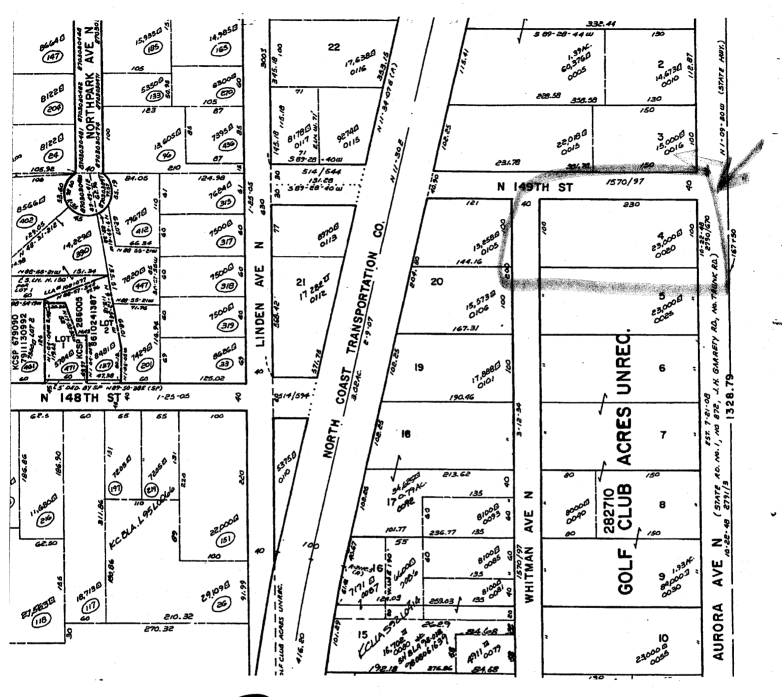
Approved By:

City Manager

ATTACHMENTS

A. Assessor's Map

B. Survey of Property





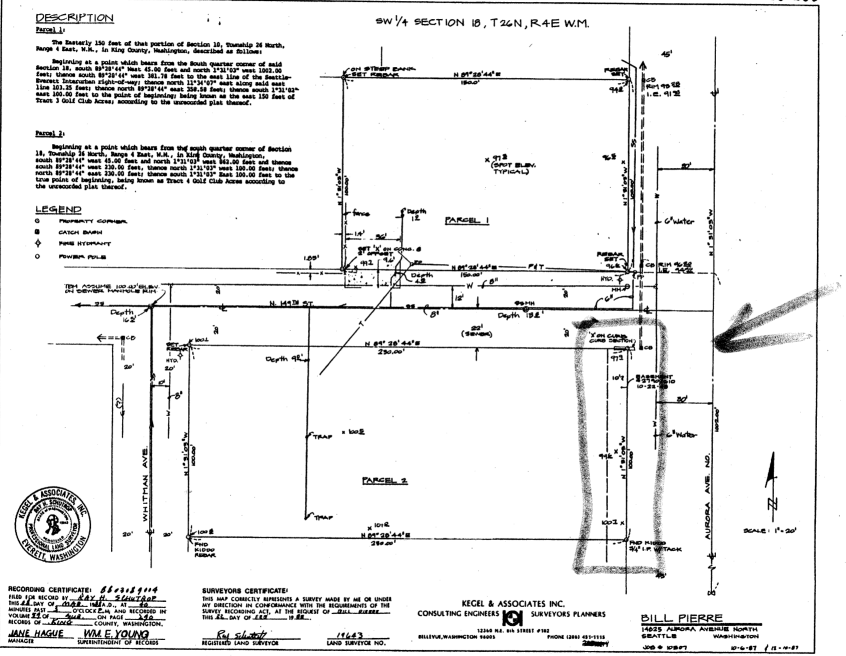
Order No. 4/5945

SW 1/4 OF 18-26-4

PORTION OF THE SE 1/4 OF THE

IMPORTANT: This is not a Plat of Survey. It is furnished as a convenience to locate the land indicated hereon with reference to streets and other land. No liability is assumed by reason of reliance hereon.





٠,

11

ChirPDF - www tastic com

RESOLUTION NO. 246

A RESOLUTION OF THE CITY OF SHORELINE, WASHINGTON, INITIATING REVIEW OF VACATION OF A SLOPE AND SIDEWALK EASEMENT FOR THE WESTERLY 10 FEET OF PARCEL 2 OF TRACT 4 GOLF CLUB ACRES; AND FIXING A PUBLIC HEARING DATE FOR THE VACATION

WHEREAS, the owners of Pierre Associates, LLC have requested that Council initiate a vacation of a slope and sidewalk easement for the westerly 10 feet of Parcel 2 of Tract 4 Golf Club Acres;

WHEREAS, the City Council may initiate a street vacation review by a resolution of intent under SMC 12.17.040 in lieu of a petition from two thirds of abutting owners; and

WHEREAS, the requested vacation is consistent with the public interest since the easement is not needed for a public purpose; and

WHEREAS, the Council finds that a public hearing prior to consideration of final action should be placed on the agenda of the Planning Commission for June 15, 2006; NOW, THEREFORE

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF SHORELINE, WASHINGTON AS FOLLOWS:

Section 1. Vacation Proposed. The City Council declares its intent to consider the vacation of a slope and sidewalk easement, amounting to the westerly 10 feet of Parcel 2 of Tract 4 Golf Club Acres. No monetary consideration for the vacation will be required.

Section 2. Hearing Date. A public hearing to take public comment on the vacation described in Section 1, as depicted on the map attached hereto as Exhibit "A," is hereby set before the Shoreline Planning Commission for June 15, 2006, to commence at 7:00 p.m. or as soon thereafter as the hearing may be held, in the Board Room, 18560 1st Avenue NE, Shoreline, WA 98133. Following the public hearing, the City Council shall consider the hearing record and the recommendation of the Planning Commission at a closed record hearing and take such action in regard to the vacation as may be deemed appropriate.

Section 3. Notice of Hearing. The City Clerk shall cause to be posted a notice containing a statement that the vacation has been initiated by the City Council describing the right-of-way proposed to be vacated, and the time and place of the hearing to consider the vacation at the times and locations set forth in SMC 12.17.020. The Notice shall further state that if 50 percent of the abutting property owners file written objection to the

proposed vacation with the City Clerk prior to the Planning Commission hearing, the vacation proceeding will terminate.

ADOPTED BY THE CITY COUNCIL ON May 22, 2006.

	Mayor Robert L. Ransom
TTEST:	

This page intentionally left blank.