

City of Fresno

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Legislation Details (With Text)

File #: ID19-1452 Version: 1 Name:

Type:Action ItemStatus:PassedFile created:3/25/2019In control:City CouncilOn agenda:4/25/2019Final action:4/25/2019

Title: Actions pertaining to Resolution of Intention No. 1129-D to vacate a portion of West Devlan Avenue

and North Weber Avenue north of the Southern Pacific Railroad; and setting the public hearing for

May 16, 2019 at 10:00 a.m. (Council District 2)

1. Adopt a finding of Categorical Exemption for EA P18-02491 per staff determination under Section 15301/Class 1. Section 15303/Class 3. and Section 15332/Class 32 of the California

Section 15301/Class 1, Section 15303/Class 3, and Section 15332/Class 32 of the California

Environmental Quality Act.

2. Adopt the attached Resolution of Intention No. 1129-D to vacate a portion of West Devlan

Avenue and North Weber Avenue north of the Southern Pacific Railroad.

Sponsors: Public Works Department

Indexes:

Code sections:

Attachments: 1. 19-1452 Devlan-Weber Vacation_Vicinity.pdf, 2. 19-1452 EA P18-02491.pdf, 3. 19-1452 Resolution

of Intent No. 1129-D.pdf

 Date
 Ver.
 Action By
 Action
 Result

 4/25/2019
 1
 City Council
 approved
 Pass

REPORT TO THE CITY COUNCIL

April 25, 2018

FROM: SCOTT L. MOZIER, PE, Director

Public Works Department

BY: RANDALL W. MORRISON, PE, Assistant Director

Public Works Department, Engineering Division

JASON A. CAMIT, PLS, Chief Surveyor

Public Works Department, Engineering Division, Right-of-Way Section

SUBJECT

Actions pertaining to Resolution of Intention No. 1129-D to vacate a portion of West Devlan Avenue and North Weber Avenue north of the Southern Pacific Railroad; and setting the public hearing for May 16, 2019 at 10:00 a.m. (Council District 2)

- Adopt a finding of Categorical Exemption for EA P18-02491 per staff determination under Section 15301/Class 1, Section 15303/Class 3, and Section 15332/Class 32 of the California Environmental Quality Act.
- 2. Adopt the attached Resolution of Intention No. 1129-D to vacate a portion of West Devlan Avenue and North Weber Avenue north of the Southern Pacific Railroad.

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RECOMMENDATION

Staff recommends the City Council adopt a finding of Categorical Exemption pursuant to Section 15301/Class 1, Section 15303/Class 3, and Section 15332/Class 32 of the California Environmental Quality Act (CEQA) guidelines, adopt Resolution of Intention No. 1129-D for the proposed vacation of a portion of West Devlan Avenue and North Weber Avenue north of the Southern Pacific Railroad, and set the required hearing at 10:00 a.m. on May 16, 2019.

EXECUTIVE SUMMARY

Susan Flores is requesting the vacation of a portion of West Devlan Avenue and North Weber Avenue north of the Southern Pacific Railroad, as shown on Exhibit "A" of the attached Resolution of Intent. The purpose of this vacation is to eliminate excess public street right-of-way.

BACKGROUND

The proposed vacation of a portion of West Devlan Avenue and North Weber Avenue north of the Southern Pacific Railroad was previously dedicated by map of the Town of Herndon in Book 1, of Miscellaneous Maps at Page 27, Fresno County Records. The purpose of this vacation is to eliminate excessive right-of-way of a portion of West Devlan Avenue and North Weber Avenue north of the Southern Pacific Railroad.

The Public Works Department, other City departments and utility agencies have reviewed the proposed vacation and determined that the public street right-of-way proposed for vacation is unnecessary for present or prospective public street purposes as shown on Exhibit "A" of the attached Resolution of Intent, subject to Conditions of Approval as listed in Exhibit "B" of the attached Resolution of Intent.

The City Attorney's office has approved the attached Resolution of Intention as to form.

The vacation, if approved by the Council at the public hearing, will become effective when the vacating resolution is recorded in the office of the Fresno County Recorder, but not until the City Engineer determines that the conditions listed in the attached resolution have been satisfied and accepted by the City.

ENVIRONMENTAL FINDINGS

Staff has performed a preliminary environmental assessment of this project and determined that it falls within the Categorical Exemption set forth in CEQA Guidelines Section 15303/Class 3 which exempts new construction or conversion of small structures. Staff found that those conditions are met:

Section 15301 (Class 1/Existing Facilities) of the CEQA Guidelines exempts from the provisions of CEQA, projects consisting of the operation, repair, maintenance, permitting, leasing, licensing, or minor alteration of existing public or private structures, facilities, mechanical equipment, or topographical features, involving negligible or no expansion of use beyond that existing at the time of the lead agency's determination; including but not limited to, alteration of existing highways and

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streets, sidewalks, gutters, bicycle and pedestrian trails, and similar facilities.

Section 15303/Class 3 exempts projects consisting of the new construction or conversion of limited numbers of new, small facilities or structures; installation of small new equipment and facilities in small structures and the conversion of existing small structures from one use to another where only minor modifications are made in the exterior of the structure. Examples of this include but are not limited to (a) one single family residence, or a second dwelling unit in a residential zone; in urbanized areas up to three single family residences may be constructed or converted under this exemption, and (b) a duplex or similar multifamily residential structure totaling no more than four dwelling units; in urbanized areas this exemption applies to apartments duplexes and similar structures designed for not more than six dwelling units, and (e) accessory structures including garages, carports, patios, swimming pools and fences.

Staff has performed a preliminary environmental assessment of this project and determined that it falls within the Categorical Exemption set forth in CEQA Guidelines Section 15332/Class 32 which exempts infill development. Staff found that those conditions are met with the vacation conditions set forth by Public Works. The project is consistent with the applicable general plan designation and all applicable general plan policies as well as with applicable zoning designation and regulations. The proposed development occurs within city limits on a project site of no more than five acres substantially surrounded by urban uses. The project site has no value as habitat for endangered, rare or threatened species. Approval of the project would not result in any significant effects related to traffic, noise, air quality or water quality. The site can be adequately served by all required utilities and public services.

Furthermore, Staff has determined that none of the exceptions to Categorical Exemptions set forth in the CEQA Guidelines, Section 15300.2 apply to this project. Therefore, the proposed project is not expected to have a significant effect on the environment. Therefore, the proposed project is not expected to have a significant effect on the environment.

LOCAL PREFERENCE

Local preference does not apply because the vacation of a public street easement does not involve bidding or contracting.

FISCAL IMPACT

There will be no City funds involved with this vacation. Susan Flores has paid all processing fees to cover staff cost in accordance with the Master Fee Schedule.

Attachments:

Devlan-Weber Vacation_Vicinity EA P18-02491 Resolution of Intent No. 1129-D