# Kansas City



## Legislation Details (With Text)

File #: 220655 Version: 1 Name:

Type: Ordinance Status: Passed
File created: 7/20/2022 In control: Council
On agenda: 8/18/2022 Final action: 8/18/2022

Title: Vacating two north-south alleys generally located between Highland Avenue and Woodland Avenue,

between E 24th Street and E 24th Terrace, and E 24th Terrace and E 25th Street respectively, with the first alley vacation to the north being in the Mount Evanston Plat and the second alley vacation to the

south being in the Cowherds Vine Addition Plat; and directing the City Clerk to record certain

documents. (CD-ROW-2021-00039)

Sponsors:

Indexes:

**Code sections:** 

Attachments: 1. CD-ROW-2021-00039 Fact Sheet, 2. 06 CD-ROW-2021-00039 Crescendo Vacation Staff Report,

3. CD-ROW-2021-00039 Staff Presentation, 4. CD-ROW-2021-00039\_Ordinance Request, 5. CPC

Dispo, 6. Authenticated Ordinance 220655, 7. 220655. Recorded Information 8.25.2022

Date	Ver.	Action By	Action	Result
8/18/2022	1	Council	Passed	Pass
8/17/2022	1	Neighborhood Planning and Development Committee	Adv and Do Pass	
8/10/2022	1	Neighborhood Planning and Development Committee	Hold on Agenda	
8/4/2022	1	Council		

#### ORDINANCE NO. 220655

Vacating two north-south alleys generally located between Highland Avenue and Woodland Avenue, between E 24th Street and E 24th Terrace, and E 24th Terrace and E 25th Street respectively, with the first alley vacation to the north being in the Mount Evanston Plat and the second alley vacation to the south being in the Cowherds

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Vine Addition Plat; and directing the City Clerk to record certain documents. (CD-ROW-2021-00039)

### BE IT ORDAINED BY THE COUNCIL OF KANSAS CITY:

Section 1. That the Council of Kansas City does hereby find and declare that on the 21st day of October, 2021, a petition was filed with the City Clerk of Kansas City by Taliaferro & Browne, Inc., for the vacation of the north-south alley between 24th Street and 24th Terrace, lying between Highland Avenue and Woodland Avenue; together with the north-south alley between 24th Terrace and 25th Street, lying between Highland Avenue and Woodland Avenue, giving the distinct description of the alleys to be vacated, and also the names of the persons and corporations owning or claiming to own the property fronting thereon, and that the consent of the persons and corporations owning or claiming to own three-fourths of the front feet of the property immediately adjoining said alleys has been obtained in writing, that said consent has been acknowledged as deeds are acknowledged, and was duly filed with the petition for such vacation in the City Clerk's Office.

- Section 2. That the Council finds that the City Plan Commission has duly endorsed its approval of this Ordinance hereon.
- Section 3. That the Council finds that no private rights will be unreasonably injured or endangered by this vacation and that the public will suffer no unreasonable loss or inconvenience thereby.
- Section 4. That the north-south alley between 24th Street and 24th Terrace, lying between Highland Avenue and Woodland Avenue; together with the north-south alley between 24th Terrace and 25th Street, lying between Highland Avenue and Woodland Avenue, be and the same is hereby vacated. However, the City of Kansas City reserves an easement and the right to locate, construct and maintain (or to authorize any franchised utility to locate, construct and maintain) conduits, water, gas and sewer pipes, poles and wire, or any of them over, under, along and across the above-described property. The City of Kansas City shall have at all times the right to go upon the above-described property to construct, maintain and repair the same; and nothing in this vacation action shall be construed so as to grant any right to use the above-described property in any manner as would interfere with the construction or reconstruction and proper, safe and continuous maintenance of the aforesaid uses, and specifically, there shall not be built thereon or thereover any structure (except driveways, paved areas, grass, shrubs and fences) without first securing the written approval of the Director of Public Works, subject to the following conditions:
  - 1. The developer shall retain utility easement and protect facilities for Evergy.
  - 2. The developer shall retain utility easement and protect facilities for AT&T or have the cable moved at their own expense.
  - 3. The developer shall relocate facilities for Charter.
  - 4. The developer shall retain utility easement and protect facilities for Kansas City, Missouri Water Services Department.
  - 5. The developer shall retain a utility easement and protect facilities for, or return utilities to Kansas City, Missouri Public Works Department, as long as the vacancy does not impact other streetlights.

Section 6. All Ordinances or parconflict with this Ordinance, hereby	ts of Ordinances in conflict with this Ordinance are, in so much as the repealed.
	Approved as to form and legality:
	Sarah Baxter Senior Associate City Attorney
	Approved by the City Plan Commission
	Secretary
STATE OF MISSOURI ) ) ss. COUNTY OF )	
personally appeared City, Missouri, in the above and for	, 20, before me, a Notary Public in and for said County to me known to be the City Clerk of Kansa regoing ordinance mentioned, and acknowledged the said ordinance to be the culy passed by the Council of said City, and became effective as herein stated
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acknowledgment				in	the	records	of	this	office	in	Book
In Testimony Wh this day and year l	-	ny h	and and af	fix th	ie seal	l of said o	office	at Ka	nsas Cit	y, M	issouri,
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