

OFFICIAL NOTICE OF DECISION

CITY OF ALBUQUERQUE PLANNING DEPARTMENT DEVELOPMENT REVIEW BOARD

December 2, 2015

Project# 1010455

15DRB-70406 VACATION OF PUBLIC EASEMENTS 15DRB-70407 VACATION OF PRIVATE EASEMENTS 15DRB-70408 PRELIMINARY/ FINAL PLAT APPROVAL

SURV-TEK INC agents for TERRY JOHNSON MANAGMENT request the referenced/ above actions for all or a portion of Tract A, LANDS OF ASSOCIATED GROCERS and Tracts 50-D-2, 50-D-3, 52-B-2 & 52-B-3, MRGCD MAP #32, zoned M-1, located on the northeast corner of MONTANO RD NW and 2ND ST NW containing approximately 17.90 acres. (F-15)

At the December 2, 2015 Development Review Board meeting, the <u>vacation of public easements</u> was approved as shown on exhibit b in the planning file per section 14-14-7-2(a) (1) and (b) (1)(3) of the subdivision ordinance. The <u>vacation of private easements</u> was approved as shown on exhibit b in the planning file per section 14-14-7-2(a) (1) and (b) (1)(3) of the subdivision ordinance. The preliminary/final plat was approved with final sign off delegated to planning for AMAFCA signature and 15 day appeal period.

Findings

- (A)(1) The public vacation request was filed by the owners of all the frontage of land abutting the proposed vacation.
- (B)(1) Based on the proposed/ required replat, the public welfare is in no way served by retaining the easements.
- (B)(3) There is no convincing evidence that any substantial property right is being abridged against the will of the owner of the right. Property owners of record abutting the proposed vacation were notified by first class mail at least six days prior to the Development Review Board hearing approving the vacation and no objection regarding access or the abridgement of a substantial property right was raised.

CONDITIONS:

1. The vacated property shall be shown on a replat approved by the Development Review Board and the approved replat shall be filed for record with the Bernalillo County Clerk's Office within one year.

If you wish to appeal this decision, you must do so by December 17, 2015 in the manner described below.

Appeal is to the Land Use Hearing Officer. Any person aggrieved with any determination of the Development Review Board may file an appeal on the Planning Department form, to the Planning Department, within 15 days of the Development Review Board's decision.

The date the determination in question is issued is not included in the 15-day period for filing an appeal.

If the fifteenth day falls on a Saturday, Sunday or holiday as listed in the Merit System Ordinance, the next working day is considered as the deadline for filing the appeal. Such appeal shall be heard within 60 days of its filing.

You will receive notice if any other person files an appeal. Successful applicants are reminded that other requirements of the City must be complied with, even after approval of the referenced application(s).

Please note that the vacation of all plats, rights-of-way, and easements are void after one year from the final appeal date referenced above if all conditions are not met (The effective date of Development Review Board approval is the hearing date plus the 15-day appeal period.) (REF: Chapter 14 Article 14 Part 7-2 (E)(3)(6) Revised Ordinance.)

Jack Cloud, DRB Chair