

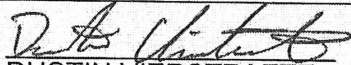
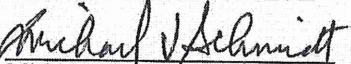
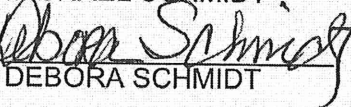
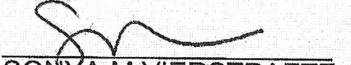
PETITION FOR VACATION OF UTILITY EASEMENT

**Marshall, Minnesota
September 2020**

To the City Council of Marshall, Minnesota:

We, the undersigned, owners of all the real property abutting the utility easement as legally described on the attached Exhibit A and as shown on the attached map as Exhibit B, hereby petition that such utility easement be vacated.


It is also petitioned that the vacated utility easement be divided among the adjacent property owners equal to footage of the property adjacent to such vacation.

	PARCEL # / ADDRESS	OWNER(S)	OWNER(S) SIGNATURE(S)
1.	27-143009-0 / 702 ELIZABETH ST	DUSTIN VIERSTRAETE MICHAEL SCHMIDT DEBORA SCHMIDT	 DUSTIN VIERSTRAETE  MICHAEL SCHMIDT  DEBORA SCHMIDT
2.	27-143010-0 / 1204 CHERYL AVE	DUSTIN G VIERSTRAETE SONYA M VIERSTRAETE	 DUSTIN G VIERSTRAETE  SONYA M VIERSTRAETE

Purpose of Vacation: Joining 702 to 1204 lot. Future Plans Ser
Fence and or Adding structure onto 702 lot

Application Fee: \$100.00 -- I hereby submit this Petition for Vacation. I agree to pay the application fee upon filing. In addition, I understand I will be billed for any direct costs related to this application, which are due and payable regardless of approval or denial by the City Council. These direct costs include, but are not limited to, postage, publication/advertising and recording fees (Per current Resolution of Fees & Rates).

I hereby acknowledge that I will be billed for the relocation of any utilities related to this application, which include, but are not limited to, hydrants, light poles, and communication lines. These relocation expenses are due and payable regardless of approval or denial by the City Council and will be the property owner's expense.


Signature

Dustin Vierstraete
Printed Name

Pd 9-18-2020
#1842

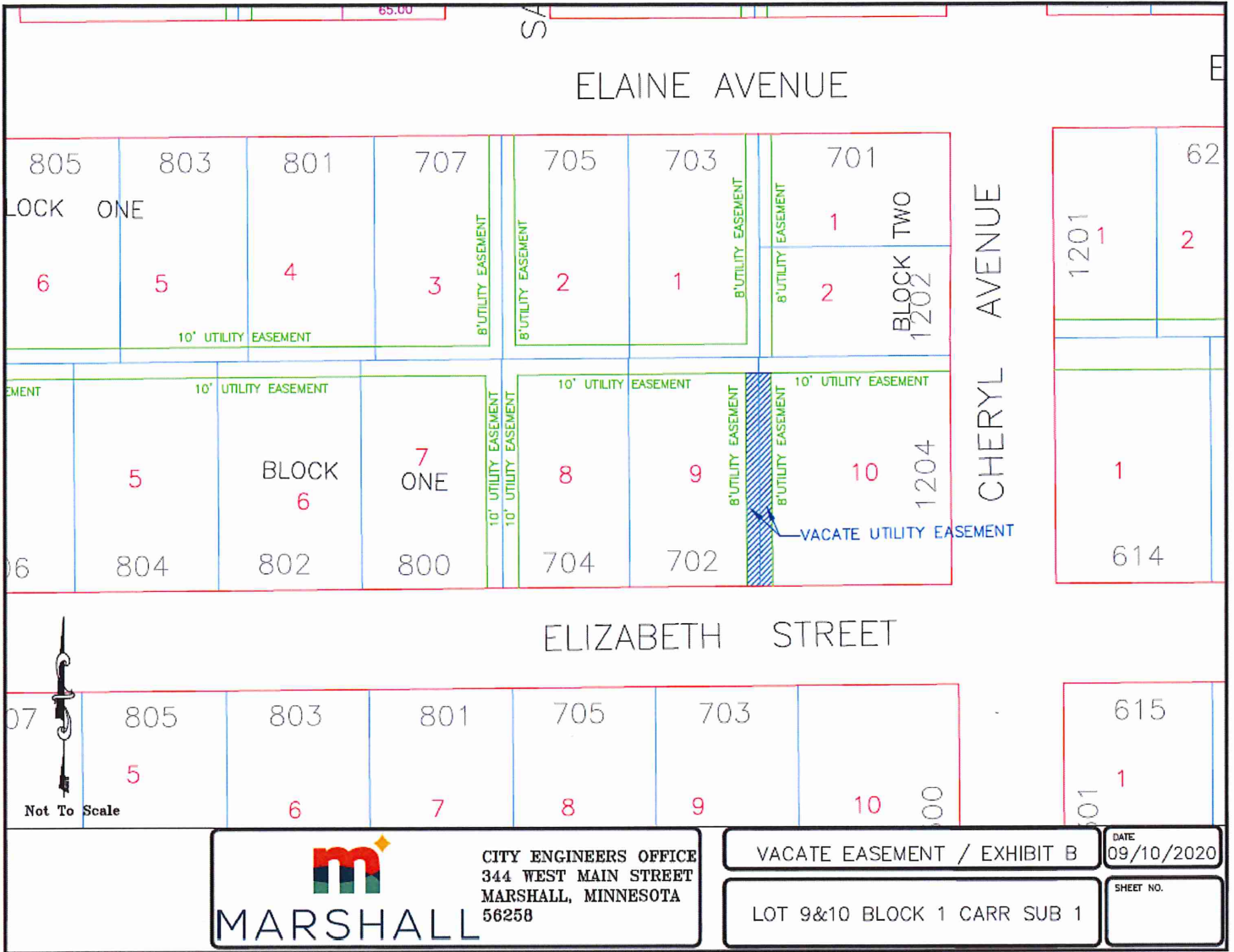
Examined, checked, and found to be in proper form and to be signed by the required number of owners of property affected by the making of the improvement petitioned for.


City Clerk

EXHIBIT A

The 8-foot utility easement along the easterly lot line of Lot 9 and the 8-foot utility easement along the westerly lot line of Lot 10, Block One, Carr Subdivision I, City of Marshall, County of Lyon, State of Minnesota, as shown on Exhibit B, in the City of Marshall, as filed and recorded in the Office of the County Recorder in and for Lyon County, Minnesota.

EXHIBIT B




MARSHALL
 CITY ENGINEERS OFFICE
 344 WEST MAIN STREET
 MARSHALL, MINNESOTA
 56258

VACATE EASEMENT / EXHIBIT B
 LOT 9&10 BLOCK 1 CARR SUB 1

DATE
 09/10/2020
 SHEET NO.

Sec. 62-4. - Vacation of streets, alleys, thoroughfares, public grounds, easements, or any other interest in real estate, or any part.

- (a) No public grounds or streets or other interest in real estate shall be vacated except upon the council's own motion or upon the petition directed to the council of a majority of the owners of property on the line of such property interest residing within the city, and completion of the procedure specified in this section. Such petition shall set forth the reasons for such desired vacation, accompanied by a plat of such property interest proposed to be vacated, and such petition shall be verified by the oath of a majority of the petitioners residing within the city.
- (b) If, in the discretion of the council, it is expedient that the matter be proceeded with, it may order the petition filed for record with the city administrator, order a hearing on such petition and fix the time and place of such hearing.
- (c) The city administrator shall give notice of such hearing by publication once at least ten days in advance of such hearing, and by mail to the last known address of all of the owners of property on the line of such property interest proposed to be vacated at least ten days in advance of such hearing. Such last known addresses shall be obtained from the office of the county auditor. Such notice shall in brief state the object of such hearing; the time, place and purpose of such hearing; and the fact that the council, or a board or commission designated by them shall hear the testimony and examine the evidence of the parties interested.
- (d) The council, after hearing the same, or upon the report of such board or commission designated to hold such hearings, may by resolution, passed by affirmative vote of at least five members, declare such property interest vacated, or deny such petition. The resolution, if granting the petition, shall be certified by the city administrator and shall be filed for record and duly recorded in the office of the registrar of deeds (county recorder) in and for the county.

(Code 1976, § 7.07)