Vacating a Street Takes:

Time

This is not an "overnight" solution. If the proposal is complex or controversial, vacating a street can be a lengthy process. And, it can take a lot of your time; 3-6 months is an average timeline.

Money

You will be charged for the City's time and expenses to process the vacation. A \$750 application fee is required.

If multiple properties are involved, a land use review by the Planning Department and Planning Commission is required; the petition fee will be \$1,000.

There may be additional costs to you to meet conditions of the vacation, such as moving utilities or reconstructing an intersection.

Work

In addition to leg work, getting a street vacated takes coordination and cooperation—with the City, other public agencies, and the affected property owners.

Here's how it works

MORE INFORMATION

City Recorder cityrecorder@ci.warrenton.or.us (503) 861-0823

9:00 a.m. - 5:00 p.m. Monday - Friday

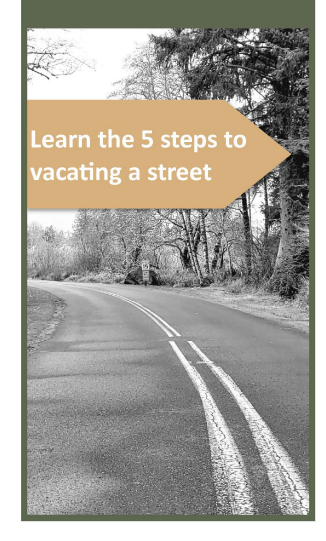
225 S Main Avenue PO Box 250 Warrenton, OR 97146

ci.warrenton.or.us





VACATING A STREET



Preliminary Investigation

The first move is yours! Save yourself time and money by doing some preliminary investigating on your own:

- [1] Call the Clatsop County Cartographer 503-325-8522. Who will own the rightof-way once the street is vacated?
- [2] **Check with your neighbors.** *Will the affected property owners agree to the vacation and sign the petition?*
- [3] Check with other public agencies. Are there any obvious obstacles? A water main in the right-of-way could make vacating the street more difficult, costly, or even impossible.

If everything checks out, call the City Recorder 503-861-0823 to request a street vacation petition.



Filing the Petition

The petition request must include the signed street vacation checklist (enclosed) and the fee for preparing the petition. You must:

[1] Collect the signatures of:

- 100% of the property owners abutting the right-of-way you wish to vacate.
- And the owner(s) of 2/3 of the square footage of the affected area (ORS 271.080(2)).

[2] Submit the completed petition, and a check for the \$350 deposit to:

City Recorder 225 S Main Ave P.O. Box 250 Warrenton, OR 97146

3 Formal Investigation

Is there a public need for the right-of-way? When we get the completed petition:

- [1] We ask the city departments if there are any reasons—present or future that the street should not be vacated. There may or may not be objections to all or part of the proposed street vacation.
- [2] **The City Recorder makes a report** that summarizes the responses and makes a recommendation to the City Commission.
- [3] We review the recommendation with you prior to making a recommendation to the City Commission.
- [4] If you decide to go ahead, the report will be placed on the next available City Commission meeting agenda.

Remember: There may be additional costs if you have conditions to meet.

If the City Commission agrees to proceed with the vacation, a public hearing will be scheduled as soon as feasible, based on Public Notice Requirements. (ORS 271.110)

Public Hearing

Public opinion can affect the outcome.

Streets are not vacated on our recommendation alone. The City Commission holds a public hearing for people to weigh in on the proposed street vacation. After considering the testimony and our recommendation, the City Commission makes a decision.

If the street vacation is approved, we prepare an ordinance to vacate the street right-of-way and send it back to the City Commission for action. The ordinance must be read in two separate meetings (Warrenton City Charter VIII.34 & 35).

Recording the Ordinance

After the ordinance is adopted, there is a 30 day waiting period for it to be effective.

When the 30 days are up, all the conditions are met, and all the costs are paid, we send the ordinance to be recorded in the County Deed Records.

After the ordinance is recorded, the street vacation is complete and the property is added to the County Tax Assessment roll.

The City Recorder will send you a copy of the recorded ordinance once it is received back from the County Clerk's Office.



RIGHT OF WAY VACATION Street Vacation Check List

DISCLAIMER: Completion of this application does not constitute approval of the street vacation. The ultimate decision will be made by the Warrenton City Commission.

To help facilitate the street vacation process, you must complete the steps below in the order presented.

- □ I have read the "Vacating A Street" brochure.

□ I have talked with all owners of the properties that abut all sides and corners of the portion of rightof-way to be vacated and they will support the vacation request (**objecting property owners will complicate or stop the process**).

□ I have contacted private utilities to determine if the companies will support the vacation, with or without special conditions. To ensure that you have a complete understanding of affected utilities, a utility locate should be requested by calling: 800-332-2344.

SIGN TO CONFIRM:

I have completed all of the above____

Signature

Date

After you have done all of the above and it appears that a right-of-way vacation may

be feasible, a written right-of-way vacation petition (attached) and a Seven Hundred Fifty Dollar (\$750.00) application fee is required - Three Hundred Fifty Dollar (\$350.00) non-refundable deposit to be paid with petition submission; Four Hundred Dollar (\$400.00) balance to be paid before the street vacation goes before the commission. If multiple streets are involved, or it affects multiple lots, a land use review by the Planning Department and Planning Commission is required. The petition fee is One Thousand Dollars (\$1,000) when it is required to go before the Planning Commission.

Upon receipt of this checklist, the petition, the required fee, and all necessary signatures, (see ORS 271.080 – attached), the City Recorder shall review the petition. If petition is deemed incomplete, it will be returned to the petitioner for additional signatures or other required information. If required percentages of consent is confirmed, the matter will be placed on the City Commission's Agenda to consider setting a public hearing or referred to the Planning Commission, if required. Please allow four weeks for the review of the petition.

Street Vacation Check List Page Two (2)

Send the petition along with the petition fee in the form of a check made out to the City of Warrenton and a signed copy of this checklist to:

Mail Form To:	or	Deliver Form in Person To:
City Recorder		City Recorder
City of Warrenton		City of Warrenton
P.O. Box 250		225 S. Main Street
Warrenton, OR 97146		Warrenton, OR 97146

If you have additional questions about the street vacation process, please contact Dawne Shaw, at 503-861-0823 or at <u>cityrecorder@ci.warrenton.or.us</u>.

STREET VACATION PETITION City of Warrenton

Fee: \$750.00

Petitioner	Petitioner's Representative	
Name:	Name:	
Mailing Address:	Mailing Address:	
Phone Number:	Phone Number:	
Email Address:	Email Address:	
1. A description of the right-of-way area to be vacated. (Don't forget to include a map highlighting the area. A survey or professionally developed legal description is required).		
2. Reason for the Vacation Request. (Advise if any buildings/structures will be in the area to be vacated). Note: If additional room is necessary, please attach extra pages.		
3. Required consent.		
a. 100% of abutting property owners.		
b. Two-thirds in area of real property affected by proposal. Refer to ORS Chapter 271 (attached).		
c. List of all abutting and affected property owners, mailing addresses, and corresponding square footage of property owned.		

Return To:	City of Warrenton P.O. Box 250 225 S. Main Street Warrenton, OR 97146
For Questions – Contact:	Dawne Shaw, City Recorder Phone: 503- 861-0823 Email: cityrecorder@ci.warrenton.or.us

Date

Petitioner

VACATION CONSENT

being the owners of the following real property:	
as a basis of the petition from	
do hereby consent to the vacation of a portion of	
as described:	
Signature:	Date:
Signature:	Date:

VACATION

ORS 271.080¹ Vacation in incorporated cities; petition; consent of property owners

(1)Whenever any person interested in any real property in an incorporated city in this state desires to vacate all or part of any street, avenue, boulevard, alley, plat, public square or other public place, such person may file a petition therefor setting forth a description of the ground proposed to be vacated, the purpose for which the ground is proposed to be used and the reason for such vacation.

(2)There shall be appended to such petition, as a part thereof and as a basis for granting the same, the consent of the owners of all abutting property and of not less than two-thirds in area of the real property affected thereby. The real property affected thereby shall be deemed to be the land lying on either side of the street or portion thereof proposed to be vacated and extending laterally to the next street that serves as a parallel street, but in any case not to exceed 200 feet, and the land for a like lateral distance on either side of the street for 400 feet along its course beyond each terminus of the part proposed to be vacated. Where a street is proposed to be vacated to its termini, the land embraced in an extension of the street for a distance of 400 feet beyond each terminus shall also be counted. In the vacation of any plat or part thereof the consent of the owner or owners of two-thirds in area of the property embraced within such plat or part thereof proposed to be vacated shall be sufficient, except where such vacation embraces street area, when, as to such street area the above requirements shall also apply. The consent of the owners of the required amount of property shall be in writing. [Amended by 1999 c.866 §2]

ORS 271.090¹ Filing of petition; notice

The petition shall be presented to the city recorder or other recording officer of the city. If found by the recorder to be sufficient, the recorder shall file it and inform at least one of the petitioners when the petition will come before the city governing body. A failure to give such information shall not be in any respect a lack of jurisdiction for the governing body to proceed on the petition.

ORS 271.100¹ Action by city governing body

The city governing body may deny the petition after notice to the petitioners of such proposed action, but if there appears to be no reason why the petition should not be allowed in whole or in part, the governing body shall fix a time for a formal hearing upon the petition.

ORS 271.110¹ Notice of hearing

(1)The city recorder or other recording officer of the city shall give notice of the petition and hearing by publishing a notice in the city official newspaper once each week for two consecutive weeks prior to the hearing. If no newspaper is published in such city, written notice of the petition and hearing shall be posted in three of the most public places in the city. The notices shall describe the ground covered by the petition, give the date it was filed, the name of at least one of the petitioners and the date when the petition, and any objection or remonstrance, which may be made in writing and filed with the recording officer of the city prior to the time of hearing, will be heard and considered.

(2)Within five days after the first day of publication of the notice, the city recording officer shall cause to be posted at or near each end of the proposed vacation a copy of the notice, which shall be headed, 2Notice of Street Vacation, 2Notice of Plat Vacation or 2Notice of Plat and Street Vacation, 2 as the case may be. The notice shall be posted in at least two conspicuous places in the proposed vacation area. The posting and first day of publication of such notice shall be at least 14 days before the hearing.

(3) The city recording officer shall, before publishing such notice, obtain from the petitioners a sum sufficient to cover the cost of publication, posting and other anticipated expenses. The city recording officer shall hold the sum so obtained until the actual cost has been ascertained, when the amount of the cost shall be paid into the city treasury and any surplus refunded to the depositor. [Amended by 1991 c.629 §1; 2005 c.22 §196]

ORS 271.120¹ Hearing; determination

At the time fixed by the governing body for hearing the petition and any objections filed thereto or at any postponement or continuance of such matter, the governing body shall hear the petition and objections and shall determine whether the consent of the owners of the requisite area has been obtained, whether notice has been duly given and whether the public interest will be prejudiced by the vacation of such plat or street or parts thereof. If such matters are determined in favor of the petition the governing body shall by ordinance, make such determination a matter of record and vacate such plat or street; otherwise it shall deny the petition. The governing body may, upon hearing, grant the petition in part and deny it in part, and make such reservations, or either, as appear to be for the public interest.

ORS 271.130¹ Vacation on city governing body's own motion; appeal

(1)The city governing body may initiate vacation proceedings authorized by ORS 271.080 (Vacation in incorporated cities) and make such vacation without a petition or consent of property owners. Notice shall be given as provided by ORS 271.110 (Notice of hearing), but such vacation shall not be made before the date set for hearing, nor if the owners of a majority of the area affected, computed on the basis provided in ORS 271.080 (Vacation in incorporated cities), object in writing thereto, nor shall any street area be vacated without the consent of the owners of the abutting property if the vacation will substantially affect the market value of such property, unless the city governing body provides for paying damages. Provision for paying such damages may be made by a local assessment, or in such other manner as the city charter may provide.

(2)Two or more streets, alleys, avenues and boulevards, or parts thereof, may be joined in one proceeding, provided they intersect or are adjacent and parallel to each other.

(3)No ordinance for the vacation of all or part of a plat shall be passed by the governing body until the city recording officer has filed in the office of the city recording officer or indorsed on the petition for such vacation a certificate showing that all city liens and all taxes have been paid on the lands covered by the plat or portion thereof to be vacated.

(4) Any property owner affected by the order of vacation or the order awarding damages or benefits in such vacation proceedings may appeal to the circuit court of the county where such city is situated in the manner provided by the city charter. If the charter does not provide for such appeal, the appeal shall be taken within the time and in substantially the manner provided for taking an appeal from justice court in civil cases. [Amended by 1995 c.658 §101]

ORS 271.140¹ Title to vacated areas

The title to the street or other public area vacated shall attach to the lands bordering on such area in equal portions; except that where the area has been originally dedicated by different persons and the fee title to such area has not been otherwise disposed of, original boundary lines shall be adhered to and the street area which lies on each side of such boundary line shall attach to the abutting property on such side. If a public square is vacated the title thereto shall vest in the city. [Amended by 1981 c.153 §58]

ORS 271.150¹ Vacation records to be filed; costs

A certified copy of the ordinance vacating any street or plat area and any map, plat or other record in regard thereto which may be required or provided for by law, shall be filed for record with the county clerk. The petitioner for such vacation shall bear the recording cost and the cost of preparing and filing the certified copy of the ordinance and map. A certified copy of any such ordinance shall be filed with the county assessor and county surveyor.

ORS 271.160¹ Vacations for purposes of rededication

No street shall be vacated upon the petition of any person when it is proposed to replat or rededicate all or part of any street in lieu of the original unless such petition is accompanied by a plat showing the proposed manner of replatting or rededicating. If the proposed manner of replatting or rededicating or any modification thereof which may subsequently be made meets with the approval of the city governing body, it shall require a suitable guarantee to be given for the carrying out of such replatting or rededication or may make any vacation conditional or to take effect only upon the consummation of such replatting or rededication.

ORS 271.170¹ Nature and operation of statutes

The provisions of ORS **271.080 (Vacation in incorporated cities)** to **271.160 (Vacations for purposes of rededication)** are alternative to the provisions of the charter of any incorporated city and nothing contained in those statutes shall in anywise affect or impair the charter or other provisions of such cities for the preservation of public access to and from transportation terminals and navigable waters.

ORS 271.180¹ Vacations in municipalities included in port districts; petition; power of common council; vacating street along railroad easement

To the end that adequate facilities for terminal trackage, structures and the instrumentalities of commerce and transportation may be provided in cities and towns located within or forming a part of

any port district organized as a municipal corporation in this state, the governing body of such cities and towns, upon the petition of any such port, or corporation empowered to own or operate a railroad, steamship or other transportation terminal, or railroad company entering or operating within such city or town, or owner of property abutting any such terminal, may:

(1)Authorize any port commission, dock commission, common carrier, railroad company or terminal company to occupy, by any structure, trackage or machinery facilitating or necessary to travel, transportation or distribution, any street or public property, or parts thereof, within such city or town, upon such reasonable terms and conditions as the city or town may impose.

(2) Vacate the whole or any part of any street, alley, common or public place, with such restrictions and upon such conditions as the city governing body may deem reasonable and for the public good.

(3)If any railroad company owns or has an exclusive easement upon a definite strip within or along any public street, alley, common or public place, and if the city governing body determines such action to be to the advantage of the public, vacate the street area between the strip so occupied by the railroad company and one property line opposite thereto, condition that the railroad company dedicates for street purposes such portion of such exclusive strip occupied by it as the city governing body may determine upon, and moves its tracks and facilities therefrom onto the street area so vacated. The right and title of the railroad company in the vacated area shall be of the same character as previously owned by it in the exclusive strip which it is required by the city governing body to surrender and dedicate to street purposes.

ORS 271.190¹ Consent of owners of adjoining property; other required approval

No vacation of all or part of a street, alley, common or public place shall take place under ORS **271.180 (Vacations in municipalities included in port districts)** unless the consent of the persons owning the property immediately adjoining that part of the street or alley to be vacated is obtained thereto in writing and filed with the auditor or clerk of the city or town. No vacation shall be made of any street, alley, public place or part thereof, if within 5,000 feet of the harbor or pierhead line of the port, unless the port commission, or other bodies having jurisdiction over docks and wharves in the port district involved, approves the proposed vacation in writing.

ORS 271.200¹ Petition; notice

(1)Before any street, alley, common or public place or any part thereof is vacated, or other right granted by any city governing body under ORS 271.180 (Vacations in municipalities included in port districts) to 271.210 (Hearing) the applicant must petition the governing body of the city or town involved, setting forth the particular circumstances of the case, giving a definite description of the property sought to be vacated, or of the right, use or occupancy sought to be obtained, and the names of the persons to be particularly affected thereby. The petition shall be filed with the auditor or clerk of the city or town involved 30 days previous to the taking of any action thereon by the city governing body.

(2)Notice of the pendency of the petition, containing a description of the area sought to be vacated or right, use or occupancy sought to be obtained, shall be published at least once each week for three successive weeks prior to expiration of such 30-day period in a newspaper of general circulation in the county wherein the city or town is located.

ORS 271.210¹ Hearing; grant of petition

Hearing upon the petition shall be had by the city governing body at its next regular meeting following the expiration of 30 days from the filing of the petition. At that time objections to the granting of the whole or any part of the petition shall be duly heard and considered by the governing body, which shall thereupon, or at any later time to which the hearing is postponed or adjourned, pass by a majority vote an ordinance setting forth the property to be vacated, or other rights, occupancy or use to be thereby granted. Upon the expiration of 30 days from the passage of the ordinance and the approval thereof by the mayor of the city or town, the ordinance shall be in full force and effect.

ORS 271.220¹ Filing of objections; waiver

All objections to the petition shall be filed with the clerk or auditor of the city or town within 30 days from the filing of the petition, and if not so filed shall be conclusively presumed to have been waived. The regularity, validity and correctness of the proceedings of the city governing body pursuant to ORS **271.180 (Vacations in municipalities included in port districts)** to **271.210 (Hearing)**, shall be conclusive in all things on all parties, and cannot in any manner be contested in any proceeding whatsoever by any person not filing written objections within the time provided in this section.

ORS 271.230¹ Records of vacations; fees

(1)If any town or plat of any city or town is vacated by a county court or municipal authority of any city or town, the vacation order or ordinance shall be recorded in the deed records of the county. Whenever a vacation order or ordinance is so recorded, the county surveyor of such county shall, upon a copy of the plat that is certified by the county clerk, trace or shade with permanent ink in such manner as to denote that portion so vacated, and shall make the notation <code>@Vacated@</code> upon such copy of the plat, giving the book and page of the deed record in which the order or ordinance is recorded. Corrections or changes shall not be allowed on the original plat once it is recorded with the county clerk.

(2)For recording in the county deed records, the county clerk shall collect the same fee as for recording a deed. For the services of the county surveyor for marking the record upon the copy of the plat, the county clerk shall collect a fee as set by ordinance of the county governing body to be paid by the county clerk to the county surveyor. [Amended by 1971 c.621 §31; 1975 c.607 §31; 1977 c.488 §2; 1979 c.833 §30; 1999 c.710 §12; 2001 c.173 §5]