#### **RESOLUTION #08-05-05-01**

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JOINT RESOLUTION AS TO

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AGU 1 0 2008

# AMENDMENT TO ORDERLY ANNEXATION AGREEMENT LANESBURGH TOWNSHIP AND CITY OF NEW PRAGUE

WHEREAS, the Township of Lanesburgh (the "Township") and the City of New Prague (the "City") on the 19<sup>th</sup> day of June 1978 passed and adopted that certain Joint Resolution as to the Orderly Annexation with orderly annexation and joint planning agreement attached (the "Orderly Annexation Agreement"); and

WHEREAS, the Town Board, contrary to the City's position, considers this Orderly Annexation Agreement null and void; and

WHEREAS, the City of New Prague wishes to annex certain lands located within the orderly annexation area and described on the attached Exhibit "A" (the "Property") and the Township has no objection to such annexation provided the annexation is accomplished through an annexation by Ordinance under Minnesota Statutes 414.033 Subdivision 2 rather than pursuant to the terms of the Orderly Annexation Agreement;

WHEREAS, the City of New Prague wishes to approve the annexation and withhold the formal filing of the annexation with the Office of Strategic and Long Range Planning until a Utility Feasibility Study and Environmental Assessment Worksheet have been completed with favorable findings;

NOW THEREFORE, BE IT RESOLVED that this amendment shall become effective as of the date on which the City's ordinance annexing the Property is approved by the Office of Strategic and Long Range Planning as successor to the Minnesota Municipal Board.

BE IT FURTHER RESOLVED that in lieu of agreement between Lanesburgh Township and Douglas R. Pint the Township agrees to waive payment of the property tax allocation payable to the City of New Prague pursuant to Minnesota Statute Section 414.033 Subd. 12.

BE IT FURTHER RESOLVED that the Town Board's action on this joint resolution shall be without prejudice to the Township's position that the Orderly Annexation Agreement is null and void.

BE IT FURTHER RESOLVED that the City of New Prague has approved this annexation and that the City will withhold the filing of the annexation documents with the Office of Strategic and Long Range Planning until the completion of a Utility Feasibility Study and Environmental Assessment Worksheet with favorable findings.

City of New Prague

Passed and adopted by the City Council of the City of New Prague on this 5th day of May, 2008.

Attest:

City Administrator

W.A. Bender, Mayor

Lanesburgh Township
Passed and adopted by the Town Board of Lanesburgh Township on this 22 day of
September 1, 2008.

Attest:

Kila Korbel Town Clerk Chairman Thurber

## Exhibit "A" Legal Description for Douglas R. Pint Annexation Petition

The plat of Prairie Estates; the West ten (10) acres of the East twenty (20) acres of the North three-quarters of the Northwest Quarter; the North one-hundred (100) rods of the East ten (10) acres of the East twenty (20) acres of the North three-quarters of the Northwest quarter; and the East forty (40) acres of the West sixty-five (65) acres of the Northeast Quarter; all in Section 4, Township 112 North, Range 23 West of the 5<sup>th</sup> Principal Meridian, LeSueur County, Minnesota.

# JOINT RESOLUTION AS TO AMENDMENT TO QRDERLY ANNEXATION AGREEMENT LANESBURGH TOWNSHIP AND CITY OF NEW PRAGUE

WHEREAS, the Township of Lanesburgh (the "Township") and the City of New Prague (the "City") on the 19<sup>th</sup> day of June 1978 passed and adopted that certain Joint Resolution as to the Orderly Annexation with orderly annexation and joint planning agreement attached (the "Orderly Annexation Agreement"); and

WHEREAS, the Town Board, contrary to the City's position, considers this Orderly Annexation Agreement null and void; and

WHEREAS, the City of New Prague wishes to annex certain lands located within the orderly annexation area and described on the attached Exhibit "A" (the "Property") and the Township has no objection to such annexation provided the annexation is accomplished through an annexation by Ordinance under Minnesota Statutes 414.033 Subdivision 5 rather than pursuant to the terms of the Orderly Annexation Agreement;

NOW THEREFORE, BE IT RESOLVED that this amendment shall become effective as of the date on which the City's ordinance annexing the Property is approved by the Municipal Boundary Adjustments Office of the Department of Administration.

BE IT FURTHER RESOLVED that the Township of Lanesburgh does hereby waive the property tax allocation payable to the City of New Prague pursuant to Minnesota Statute Section 414.033 Subd. 12 upon payment by Witt Development, LLC to the Township of Lanesburgh in the sum of \$150.00 per acre for the total amount of acreage annexed to the City pursuant to this joint resolution:

BE IT FURTHER RESOLVED that the Town Board's action on this joint resolution shall be without prejudice to the Township's position that the Orderly Annexation Agreement is null and void.

City of New Prague  Passed and adopted by the City Co	uncil of the City of New Prague on this day of
Attest:	
Jerome Bohnsack, Administrator	Craig Sindelar, Mayor
Lanesburgh Township Passed and adopted by the Town 2005.	Board of Lanesburgh Township on this 26 day of
Attest:	•
Cla Korbel Town Clerk	Chairman John Chairman

## Exhibit "A"

The West Forty (40) acres of the Northeast Quarter (NE ½) of Section Numbered Two (2) in Township Numbered One Hundred Twelve (112), North of Range Numbered Twenty-three (23) West in LeSueur County, Minnesota.

# JOINT RESOLUTION AS TO AMENDMENT TO ORDERLY ANNEXATION AGREEMENT LANESBURGH TOWNSHIP AND CITY OF NEW PRAGUE

**WHEREAS**, the Township of Lanesburgh (the "Township") and the City of New Prague (the "City") on the 19<sup>th</sup> day of June 1978 passed and adopted that certain Joint Resolution as to the Orderly Annexation with orderly annexation and joint planning agreement attached (the "Orderly Annexation Agreement"); and

WHEREAS, the Town Board, contrary to the City's position, considers this Orderly Annexation Agreement null and void; and

WHEREAS, the City of New Prague wishes to annex certain lands located within the orderly annexation area and described on the attached Exhibit "A" (the "Property") and the Township has no objection to such annexation provided the annexation is accomplished through an annexation by Ordinance under Minnesota Statutes 414.033 Subdivision 5 rather than pursuant to the terms of the Orderly Annexation Agreement;

Miles

NOW THEREFORE, BE IT RESOLVED that this amendment shall become effective as of the date on which the City's ordinance annexing the Property is approved by the Office of Strategic and Long Range Planning as successor to the Minnesota Municipal Board.

BE IT FURTHER RESOLVED that the Township of Lanesburgh does hereby waive the property tax allocation payable to the City of New Prague pursuant to Minnesota Statute Section 414.033 Subd. 12 upon payment by Randy Kubes to the Township of Lanesburgh in the sum of \$150.00 per acre for the total amount of acreage annexed to the City pursuant to this joint resolution. It is further agreed that the City of New Prague shall guarantee this payment from Randy Kubes to Lanesburgh Township pursuant to Minnesota Statute Section 414.036.

dep. Pol

**BE IT FURTHER RESOLVED** that the Town Board's action on this joint resolution shall be without prejudice to the Township's position that the Orderly Annexation Agreement is null and void.

$\cdot$
City of New Prague
Passed and adopted by the City Council of the City of New Prague on this $20^{44}$ day of
December, 2004.
Attest: // / / / / / / / / / / / / / / / / /
$\sim 10^{-1}$
1/1/ My VI Syrgen
Persone Bohnsack, Administrator Craig Sindelar, Mayor
Lanesburgh Township
Passed and adopted by the Town Board of Lanesburgh Township on this 23/rd day of
March; , 2005.
Attest:

en/Torbel

# Exhibit "A" Legal Description for Randy Kubes Annexation Petition (property formerly known as Joe Tikalsky property)

That part of the Southwest Quarter of Section 2 and part of the Southeast Quarter of Section 3, all in Township 112 North, Range 23 West, Le Sueur County, Minnesota, described as follows: Beginning at the South Quarter Corner of said Section 2; thence North 89 degrees 34 minutes 35 seconds West (assumed bearing) on the South line of said Southwest Quarter, 2632.46 feet to the Southwest Corner of said Section 2; thence South 89 degrees 13 minutes 13 seconds West on the South line of said Southeast Quarter, 270.12 feet; thence North 00 degrees 54 minutes 47 seconds East parallel to the East line of said Southeast Quarter, 400.17 feet; thence North 89 degrees 13 minutes 13 seconds East parallel to the South line of said Southeast Quarter, 270.12 feet to the East line of said Southeast Quarter; thence North 00 degrees 54 minutes 47 seconds East on said East line, 285.13 feet to the Southwest Corner of PRAGUE ESTATES EIGHTH ADDITION, according to the recorded plat thereof, thence South 89 degrees 24 minutes 48 seconds East on the South line of said PRAGUE ESTATES EIGHTH ADDITION, 2638.65 feet to the Southeast Corner of said PRAGUE ESTATES EIGHTH ADDITION; thence South 01 degrees 27 minutes 24 seconds West on the East line of said Southeast Quarter, 657.88 feet to the point of beginning. Said parcel contains 42.51 acres of land being subject to and together with any and all easements of record.

A-2493 (OH) RECD. BY SEP 2619

## JOINT RESOLUTION AS TO ORDERLY ANNEXATION

LANESBURGH TOWNSHIP - CITY OF NEW PRAGUE

AMENDED. TAKE PLACE

WHEREAS, The Township of Lanesburgh and The City of New Prague are both interested in achieving an Orderly Annexation Agreement, and

WHEREAS, There is a basis for agreement between the parties and the parties hereto desire to set forth such terms of settlement by means of this Resolution.

NOW THEREFORE, BE IT RESOLVED That the Township of Lanesburgh and The City of New Prague agree as follows:

ship is properly subject to orderly annexation under and pursuant to Minnesota Statutes 414.032, and the parties hereto do hereby designate this area as in need of orderly annexation as provided by statute:

Section 1, 2, 3, 4, and 10, all in Lanesburgh Township, Le Sueur County, Minnesota.

That the Township of Lanesburgh does upon the passage of this resolution and its adoption by The Council of The City of New Prague confer jurisdiction upon The Minnesota Municipal Board so as to accomplish said orderly annexation in accordance with the terms and conditions of the attached orderly annexation and joint planning agreement, hereby made a part of this resolution.

#### TOWNSHIP OF LANESBURGH

Passed and adopted by the Township of Lanesburgh this  $\cancel{/}$  day of une, 1978.

Attest: Cotales Sa Soll  Township Clerk  Township Chairman	
City of New Prague	
Passed and adopted by The City of New Prague this day of	
June, 1978.	
Attest: John Bohnsack Clarence J. Welter	
Wity Administrator Mayor	

## CITY OF NEW PRAGUE LANESBURGH TOWNSHIP JOINT PLANNING AND ANNEXATION AGREEMENT

1. The following territory in Lanesburgh Township of Le Sueur County is properly subject to orderly annexation under and pursuant to Minnesota Statutes 414.032 and the parties hereto do hereby designate this area in need of orderly annexation as provided by Statute:

Section 1, 2, 3, 4, and 10, all in Lanesburgh Township. That the Townships of Helena and Lanesburgh do upon passage of this resolution and its adoption by The Council of The City of New Prague confer jurisdiction upon The Minnesota Municipal Commission so as to accomplish said orderly annexation in accordance with the terms of this resolution.

- 2. Certain properties abutting The City of New Prague are presently urban or suburban in nature or are about to become so. Further, The City of New Prague is capable of providing services to this area. Therefore, these properties should be immediately annexed to The City of New Prague.
  - A. Le Sueur Co. Lanesburgh Township.
    - 1) The SW¼ of Section 3, Township 112,
      Range 23W, Le Sueur County, Minnesota,
      excepting therefrom the following
      described parcel: Beginning at the
      NE corner of said SE¼ of Section 3,
      thence running south along the

section line a distance of 1758.2 feet; running thence west a distance of 1544.5 feet; running thence north a distance of 1190 feet; running thence west a distance of 351 feet; running thence north a distance of 570.1 feet; and thence east a distance of 1936.5 feet to the point of beginning; and also excepting therefrom that part of the southeast quarter of Section 3, beginning at a point 1758.2 feet south of the NE corner of said SE4, thence running west parallel to the south line of said section to the west line of the SE% of said Section 3, thence east along the South line of said SE% of Section 3, to the SE corner thereof; thence north along the east line of said SE% to the place of beginning, and also excepting the following desgribed parcel.

"All that part of the North two-thirds of the Southeast Quarter of Section 3, Township 112 North, Range 23 West, described as:

Commencing at the center of Section 3; thence North 89 degrees, 39 minutes, 30 seconds East (assumed bearing)

along the North line of the Southeast Quarter of Section 3, a distance of 495.00 feet to the point beginning 1936.50 feet West of the East quarter corner of Section 3; thence South 0 degrees, 06 minutes, 38 seconds West, \$70.00 feet; thence South 89 degrees, 39 minutes, 30 seconds West and parallel with the North line of the Southeast quarter of Section 3, a distance of 55.00 feet; thence South O degrees, 00 minutes, 00 seconds West and parallel with and 704.00 feet East of the West line of the Southeast quarter of Section 3, a distance of 490.00 feet; thence North 89 degrees, 39 minutes, 30 seconds East and parallel with the North line of the Southeast quarter of Section 3, a distance of 196.00 feet; thence North 0 degrees, 00 minutes, 00 seconds East and parallel with the West line of the Southeast quarter of Section 3, a distance of 180.00 feet; thence North 89 degrees, 39 minutes, 30 seconds East and parallel with the North line of the Southeast quarter

of Section 3, a distance of 210.31 feet; thence South 0 degrees, 03 minutes, 30 seconds East, 872.21 feet to a point on the South line of the North two-thirds of the Southeast quarter of Section 3, said point being 1544.5 feet West of the East line of Section 3; thence South 89 degrees, 53 minutes, 36 seconds West along the South line of the North twothirds of the Southeast quarter of Section 3, a distance of 352.18 feet to a point 759.00 feet East of the West line of the Southeast quarter of Section 3; thence North 0 degrees, 00 minutes, 00 seconds East and parallel with the West line of the Southeast quarter of Section 3; a distance of 373.00 feet; thence South 89 degrees, 53 minutes, 36 seconds West and parallel with the South line of the North two-thirds of the Southeast quarter of Section 3; a distance of 759.00 feet; to a point on the West line of the Southeast quarter of Section 3; thence North 0 degrees, 00 minutes, 00 seconds East along the West line SE4 of Section 3, a distance of 1138.73 feet; thence North 89 degrees,

39 minutes, 30 seconds East and parallel with the North line of the southeast quarter of Section 3, a distance of 183.00 feet; thence North 0 degrees, 00 minutes, 00 seconds East and parallel with the West line of the Southeast quarter of Section 3, a distance of 60.00 feet; thence North 89 degrees, 39 minutes, 30 seconds East and parallel with the North line of the Southeast quarter of Section 3, a distance of 312.00 feet; thence North 0 degrees, QO minutes, OO seconds East and parallel with the West line of the Southeast quarter of Section 3, a distance of 176.00 feet to the point of beginning. Said tract contains 27.57 acres of land and is subject to any and all easements of record, and also, the following described land commencing at The City Limits (the center of Section 3, Township 112, Range 23) thence Westerly along the North line of the Southwest quarter of Section 3, 33 feet; thence Southerly parallel to the East line of the Southwest quarter of Section 3, 1374.73 feet, thence Easterly 66 feet, thence Northerly parallel to the West line of the Southeast

quarter of Section 3, 1374.73 feet to the City Limits, thence Westerly 33 feet along the North line of the Southeast quarter of Section 3 to the point of beginning.

- 2) The North 1758.2 feet of the SW4 of Section 3, Township 112, Range 23 West Le Sueur County, Minnesota.
- 3. Other properties within the orderly annexation area are not presently urban or suburban in nature. These properties shall be subject to annexation under the following circumstances.
  - A. A petition of a majority of the property owners requesting annexation into The City of New Prague, and
  - B. A petition by a property owner(s) and agreed to by The Council of New Prague requesting the extensions of water or sewer lines. The City of New Prague agrees that it will not extend either water or sewer lines to any property owner outside the corporate boundary until a petition for such extension of services is received and a petition for annexation is received and accepted by The City and filed with the State of Minnesota, and
  - C. A request by a property owner for a building permit for the purposes of constructing a non-farm homestead, multiple dwellings, any

uses permitted under the B-lA or R-lA zones, or other uses determined by the joint city/townships/county planning commission as being urban or suburban in nature using the criteria established by The Minnesota Municipal Board (M.S.A. 414.031).

- D. Land abutting the corporate boundary of New Prague that is developed in an urban or suburban nature; urban or suburban in nature shall be determined by applying the criteria established by The Minnesota Municipal Board (M.S.A. 414.031).
- E. Land required by practical nature to successfully extend water or sewer lines to property not abutting the City boundary, but necessary to the petitioners requesting the extensions of water or sewer services and petitioning for annexation.
- 4. The zoning requirements included as Appendix A and titled
  "New Prague Annexation and Zoning Requirements", passed and
  adopted this date, are made a part of this document and
  shall regulate the land use and zoning requirements within
  The Orderly Annexation Area.
  - A. The following area described below shall be considered the Transition Zone, and is about to become urban or suburban in nature. All requirements set forth herein shall apply upon passage of this resolution.

- 1) The North one-half of Section 10, Town-ship 112, Range 23 West, Le Sueur County, Minnesota, and also the S½ of Section 3, Township 112, Range 23W, Le Sueur County, Minnesota, excepting therefrom the North 1758.2 feet.
- B. The following area described below shall follow the requirements established in Appendix A and titled the "Agriculture Preservation Zone".
  - 1) All that area described in Paragraph 1 excluding the area described in Paragraph 4 (A).
- 5. That any property annexed to The City pursuant to this agreement shall receive the following:
  - A. That on the effective date of any annexation

    The City of New Prague shall receive the tax
    revenue.
  - B. That property that remains unplatted or undeveloped shall be taxed at the mill rate established by The Township.
  - C. That agricultural land will continue to be taxed at the Townships mill rate.
  - D. That in the case of annexation of developed property, The City mill rate shall be applied in three (3) equal mill rate adjustments over a period of three (3) years.
  - E. That until sewer or water are provided, all existing property shall be taxed at the town mill rate.

- 6. That the existing and approved plats within the orderly annexation area shall be allowed to continue receiving building permits within the same land use regulations, received on the date of their approval. But in no case shall they be allowed to expand or alter lot sizes without conforming to the zoning requirements set forth herein.
- 7. The orderly annexation area herein described shall be zoned and administered in the following manner. The town agrees to exclude the area designated as in need of orderly annexation from its zoning and subdivision ordinances if the county will agree to adopt all of Appendix A and make it a part of their zoning and subdivision regulations for the orderly annexation area herein described. The parties to this agreement will establish a joint planning commission for purposes of advising the county. The joint planning commission shall be two residents of the town appointed by the town board, two residents of the City appointed by the City Council, and a neutral member appointed by The County Board of Commissioners.
- 8. Per Capita Aids.

The Municipal Commission will determine the ratio of the population annexed to the total population of the town on the date of its order. This ratio will be further modified by the proportion of the year remaining in which the annexation takes place. The County Auditor will apply this modified ratio to all quarterly or other subsequent payments of State per capita to the Town and divide the payment accordingly. Per capita aids received by the Town in the

year of annexation prior to the date of annexation would be shared by the same modified ratio as explained above. Unless and until the entitlement of the Town to Federal Revenue. Sharing Aids is adjusted pursuant to Federal regulations relating to boundary changes (31 CFR Sec. 51.23); the Town agrees to apply the above determined modified population ratio to any Federal Revenue Sharing Checks, received and to forward The City portion within thirty (30) days of receipt of the funds.

9. Dedicated Road or Park Funds.

If any annexation involve locations which entail Dedicated Road Funds, these funds and their administration will be turned over to the City within thirty (30) days after the date of the annexation order. If any annexations involve locations which entail accounts receivable to be collected in the future as special road assessments, such funds will be forwarded by the City to the Town.

#### APPENDIX A

#### NEW PRAGUE ANNEXATION AND ZONING REQUIREMENTS

- I. Zoning within the Utility Limit Area, Transition Zone
  - A. PERMITTED USES
    - 1. Single family residence
    - 2. Horticulture
    - 3. Wildlife
    - 4. Forest and wetlands management
    - 5. Limited livestock raising on parcels of ten (10) acres or larger

#### B. CONDITIONAL USES

- 1. Commercial nurseries and greenhouses
- 2. Cemeteries
- 3. Churches and church related facilities
- 4. Educational and cultural institutions
- 5. Nursery Schools
- 6. Public utility buildings
- 7. Limited livestock raising if less than ten (10) acres and greater than five (5) acres and a lot-of-record filed with the County Recorder before the adoption of these amendments with the following conditions:
  - a) Must receive a P.C.A. permit within ninety

    (90) days for the confinement of animals
  - b) Must maintain one hundred fifty (150) foot setback with all non-residential structures
  - c) Cannot exceed five-tenths (.5) aminal unit

## density per productive acre

## C. LOT SIZE REQUIREMENT

- 1. Five (5) acres and three hundred (300) feet width if not platted
- after the effective date of these amendments and requesting a building permit for a residence must create a plat officially recorded with the Office of The County Recorder. This plat shall show a minimum lot size of twelve thousand (12,000) square feet and eighty (80) feet in width with a density of one home per minimum two and one-half (2½) acre tract. No additional home permits would be granted within each tract until municipal sewer and water is available. A minimum of fifty (50) per cent of the tract must be buildable.
- 3. Plats with lot sized less than five (5) acres cannot be approved unless:
  - a) The sanitary sewer is reasonable expected to be available for service in less than ten (10) years and the City of New Prague has given written approval.
  - b) The on site sewage disposal systems for the various homes are so designed that the service can easily be extended to proposed sewer laterals (to be determined by The Joint Planning Commission).

## D. BUILDING SETBACK AND YARD REQUIREMENTS FOR UNPLATTED LOTS

- 1. Front Yard Setback one hundred fifty (150) feet from the center line of a public road or one hundred (100) feet from right-of-way, whichever is greater.
- 2. Side Yard Setback thirty (30) feet or one hundred fifty (150) feet from the center line of a public road if a corner lot or one hundred (100) feet from a road right-of-way, whichever is greater.
- 3. Rear Yard Setback thirty (30) feet.

#### HIGHWAY BUSINESS DISTRICT B-1A

## I. Permitted Uses

A. Uses permitted in the B-l District, New Prage Zoning Ordinance.

## II. Permitted Agcessory Uses

A. Uses permitted as accessory in the B-1 District, New Prague Zoning Ordinance.

## III. Conditional Uses

A. Uses permitted conditional in the B-1 District, New Prague Zoning Ordinance.

## IV. Lot Size Requirement

- A. Twenty acres (20) and three hundred (300) feet width if not platted.
- B. Any parcel of less than twenty (20) acres created after the effective date of these amendments and requesting a building permit for a B-lA use must create a plat, officially recorded with the office of the County Recorder, this plat shall show a minimum lot size of one (1) acre and two hundred (200) feet in width.
- C. Plats with lot sizes less than twenty (20) acres cannot be approved unless the entire site in incorporated into The City of New Prague.

## V. Building Setbacks and Yard Requirements for Platted Lots

- A. As required in the B-1 District, New Prague Zoning Ordinance.
- VI. Building Setbacks and Yard Requirements for Unplatted Lots
  - A. As required in the Transition Area.

## II. Agriculture Preservation Zone

## A. PURPOSE STATEMENT

This district is intended to contain those areas within the orderly annexation area of New Prague, but beyond the ten (10) year annexation boundary where agriculture is a current, logical and proper use, but which in the future will gradually be required for non-agricultural purposes.

## B. PERMITTED USES

- 1. Single family residence
- 2. General farming and related buildings
- 3. Horticulture
- 4. Field crops
- 5. Dairying
- 6. Livestock raising
- 7. Wildlife
- 8. Forest and wetland management
- 9. Intensive poultry farming
- 10. Livestock feedlots
- 11. Township halls

#### C. CONDITIONAL USES

- 1. Private, public and semi-public clubs
- 2. Tourist camps and campgrounds
- 3. Second farm home
- 4. Processing and packaging of agricultural products including livestock products for retail sale
- 5. Cold storage plants
- 6. Fertilizer plants

- 7. Cemeteries
- 8. Churches, church related facilities
- 9. Manufacturing and processing of natural resources indigenous to the County
- 10. Reduction and salvage yards
- 11. Personal service shops
- 12. Artificial lakes if they are to encroach on a neighboring property
- 13. Dams and reservoirs
- 14. Sanitary landfills
- 15. Portable asphalt mixing plants
- 16. Landing strips
- 17. Nursery Schools
- 18. Electrical substation not to exceed one hundred fifteen (115) KV

## D. CONDITIONAL USES (IF THEY ARE TO BE COMMERCIAL

## ACTIVITIES

- 1. Livestock experimentation
- 2. Kennels and animal hospitals
- 3. Nurseries and greenhouses
- 4. Bulk liquid storage
- 5. Forest industries
- 6. Pits and quarries
- 7. Recreational facilities
- 8. Stand for the sale of agricultural products
- 9. Agriculturally related machine shops
- 10. Storage garages

## E. LOT SIZE REQUIREMENTS

1. Minimum of forty (40) acres or one quarter of a quarter section (1/4) (1/4) and six hundred sixty (660) feet in width.

## F. BUILDING SETBACK AND YARD REQUIREMENTS

- 1. Front Yard Setback one hundred fifty (150) feet from center line of a public road, or one hundred (100) feet from the road right-of-way, whichever is greater.
- 2. Side Yard Setback thirty (30) feet or one hundred fifty (150) feet from the center line of a public road if a corner lot, or one hundred (100) feet from a road right-of-way, whichever is greater.
- 3. Rear Yard Setback sixty (60) feet
- 4. Windbreak Setback twenty-five (25) feet from right-of-way

#### G. PERMITTED ACCESSORY USES

- 1. Private garages, carports
- 2. Fallout or blast shelters
- 3. Residential recreation equipment
- 4. Off-street parking
- 5. Nameplate

#### H. OTHER CONDITIONS

A second house may be located on a farm having a minimum of forty (40) acres, provided the occupant is to be employed on the farm. For the purposes of acquiring a building permit, land split-off is not required. The home can be located anywhere on the

forty (40) acre parcel providing a suitable building site can be found, a proper sewage disposal system can be installed and no encroachment of setbacks if the parcel is to be split. A letter stating that the occupant of the dwelling will be working on the farm, shall accompany the application and shall be a condition of approval. No further split-offs for the purpose of constructing a home will be approved unless the parcel is located on a forty (40) acre tract not including the forty (40) acres used above.

A temporary home (mobile home) will be allowed in the A-1 District as a Conditional Use providing the farm has minimum of forty (40) acres and the existing farm home and temporary home are to be occupied by individuals who will be working on the farm and a letter stating such shall accompany the application and become a condition of the Conditional Use. Every Conditional Use approved shall be reviewed every two (2) years for compliance or at anytime the Planning Commission feels compliance is not being met.

III. Zoning Within the Orderly Annexation Area - Beyond the Transition Zone

## PURPOSE STATEMENT

This district is intended to contain those areas within the orderly annexation area of New Prague where agriculture is not a proper use and when utilities extensions are not feasible. These are districts where the land has not been used for agricultural production for five years

or more. The intent of this area is to allow non-farm developments in wooded areas.

#### A. PERMITTED USES

- 1. Single family residence
- 2. Forest and wetlands management
- 3. Horticulture

#### B. CONDITIONAL USES

- 1. Tourist camps and campgrounds
- 2. Cemeteries
- 3. Churches and related facilities
- 4. Manufacturing and processing of natural resources indigenous to the County

## C. LOT SIZE REQUIREMENTS

1. Minimum of two and one-half (2½) acres

## D. REQUIRED APPROVALS NECESSARY

- 1. That no portion of the building lots have been in agriculture use for five (5) years or more.
- 2. That an analysis of soils, septic systems, drainage and wells show that each building site is safe, healthful, and sanitary.
- 3. That the towns in writing, submit their findings and decisions to the Planning Commission of New Prague.
- IV. Every section provision or part of this agreement is declared separable from every other section provision or parts and if any section, provision or part hereof shall be held invalid it shall not effect any other section, provision or part.

Ammendments to this agreement shall be made by joint resolution passed and adopted by The New Prague City Council, Lanesburgh Town Board, and Le Sueur County.

TOWNSHIP OF LANESBURGH

Passed and adopted by The Township of Lanesburgh this 19 day of

June, 1978.

City of New Prague

Passed and adopted by The City of New Prague this \_\_\_\_\_\_ day of

Jane, 1978.

Attest: Jerome Bohnsack Clarence J. Welter Mayor

9-2492/0A) -9/13/13

## JOINT RESOLUTION AS TO ORDERLY ANNEXATION LANESBURGH TOWNSHIP - CITY OF NEW PRAGUE

WHEREAS, The Township of Lanesburgh and the City of New Prague are both interested in achieving an Orderly Annexation while at the same time maintaining any area that is non-urban or suburban in character as property not to be annexed,

AND WHEREAS, there is a basis for agreement between the parties and the parties hereto desire to set forth such terms of settlement by means of this Resolution,

NOW, THEREFORE, BE IT RESOLVED by the Township of Lanesburgh and the City of New Prague as follows:

1. That the following described area in Lanesburgh
Township is properly subject to orderly annexation
under and pursuant to Minnesota Statutes 414.032,
and the parties hereto do hereby designate this
area as in need of orderly annexation as provided
by statute:

Sections 1, 2, 3 and 4, all in Lanesburgh Township, Le Sueur County, Minnesota.

That the Township of Lanesburgh does upon the passage of this resolution and its adoption by the Council of the City of New Prague confer jurisdiction upon the Minnesota Municipal Commission so as to accomplish said orderly annexation in accordance with the terms of this resolution.



2. No annexations will take place anywhere within the area designated as in need of orderly annexation unless the area involved is or is about to become urban or suburban in character and unless the city is capable of providing municipal services such as water, sanitary sewers, storm sewers and police and fire protection within a reasonable time.

## TOWNSHIP OF LANESBURGH

Passed and adopted by the Township of Lanesburgh this // day of June, 1973.
ATTEST: Oref H Tufy Township Clerk  BY So B Tufy Tts Chairman
CITY OF NEW PRAGUE

Passed and adopted by the City of New Prague this \_ 6 day of \_ August , 1973.

Wallace L. Bednar By Jenny Thick City Clerk

# BEFORE THE MUNICIPAL COMMISSION OF THE STATE OF MINNESOTA

Robert W. Johnson Thomas J. Simmons Gerald J. Isaacs Henry Simon Robert Casey

Chairman
Vice Chairman
Member
Ex-Officio Member
Ex-Officio Member

IN THE MATTER OF THE JOINT RESOLUTION )
BETWEEN CITY OF NEW PRAGUE AND LANES- )
BURGH TOWNSHIP FOR THE ORDERLY ANNEXATION)
OF CERTAIN LAND TO THE CITY OF NEW PRAGUE)

FINDINGS OF FACT, CONCLUSIONS OF LAW, AND ORDER

The above entitled matter came on for hearing before the Minnesota Municipal Commission pursuant to Minnesota Statutes 414, as amended, on the 16th day of November, 1973, at the City Hall, 118 Central Avenue North, New Prague, Minnesota. The City of New Prague appeared by and through Robert J. Goggins. The hearing was conducted by Howard L. Kaibel, Executive Secretary of the Minnesota Municipal Commission pursuant to Minnesota Statutes 414.01, Subd. 12. Also in attendance were County Commissioners, Henry Simon and Robert Casey Ex-Officio Members of the Commission. Testimony was heard and records and exhibits were received.

After due and careful consideration of all evidence, together with all records, files and proceedings, and being fully advised in the premises, the Minnesota Municipal Commission hereby makes and files the following Findings of Fact, Conclusions of Law and Order.

## FINDINGS OF FACT

- 1. Due, timely and adequate legal notice of the hearing was published, served and filed.
- 2. That the area proposed for annexation is approximately forty (40) acres.
- 3. That the area proposed to be annexed is characterized by residential development, etc. or will experience development in the

near future and is urban or suburban in character or about to become so in the near future.

- That the City of New Prague does now provide to the area proposed for annexation the following services:
  - Fire protection; a.
  - Police protection; Electrical service. b.
- 5. That the City of New Prague is capable of and it is practical for it to provide to the area proposed for annexation the following municipal services within the next three (3) years:
  - Water; a.
  - Sewer services; b.
  - Garbage collection services.
  - The population of the area proposed for annexation is 40

## CONCLUSIONS OF LAW

- The Minnesota Municipal Commission duly acquired and now has jurisdiction of the within proceeding.
- The area proposed for annexation is now or is about to become urban or suburban in nature.
- The City of New Prague is capable of providing the services required by the area described herein within a reasonable time.

## ORDER

IT IS HEREBY ORDERED: That the following described property lying in the Township of Lanesburgh, County of LeSueur, State of Minnesota, be and the same hereby is annexed to the City of New Prague, the same as if it had originally been made a part thereof:

> The NE4 of the NE4 of Section Four (4), Township One Hundred Twelve (112) North, Range Twentythree (23) West, Le Sueur County, Minnesota.

IT IS FURTHER ORDERED: That the mill levy of the City of New Prague on the property herein ordered annexed shall be increased in substantially equal proportion over a period of three years to equality with the mill levy of the property already within the City.

IT IS FURTHER ORDERED: That the population of the City of New Prague be and the same hereby is increased by 40 for all purposes until the next federal or state census.

IT IS FURTHER ORDERED: That the population of the Town of Lanesburg be and the same hereby is decreased by 40 for all purposes until the next federal or state census.

Dated this ITH day of February, 1974

MINNESOTA MUNICIPAL COMMISSION 304 Capitol Square Building St. Paul, Minnesota 55101

Howard L. Kaibel, Jr. Executive Secretary