RESOLUTION NO. 10025

JOINT RESOLUTION OF THE CITY OF HUTCHINSON AND THE TOWNSHIP OF LYNN AS TO THE ORDERLY ANNEXATION OF PROPERTY

This joint resolution of the City of Hutchinson and Lynn Township is made and entered into this $\underline{27th}$ day of July, 1993 by the Hutchinson City Council and the Lynn Town Board.

RECITALS

- 1. Whereas, the Minnesota Municipal Board as created by Minnesota Statute §414.01 has jurisdiction over certain annexation and orderly annexation issues;
- 2. The City of Hutchinson and the Township of Lynn desire to enter into an agreement allowing for the orderly annexation of certain property;
- 3. The parties hereto desire to reduce their agreement to writing;

NOW THEREFORE BE IT RESOLVED BY THE HUTCHINSON CITY COUNCIL AND THE GOVERNING BOARD OF LYNN TOWNSHIP AS FOLLOWS:

- 1. <u>Property Involved</u>. The property covered by this orderly annexation agreement is legally described as follows: Lynn Township, also known as Township 116 North, Range 30 West, McLeod County, Minnesota. Lynn Township, as presently constituted, consists of 21,883 acres.
- 2. <u>Immediate Annexation</u>. A portion of the above described property is ripe for, and the parties have agreed to, annexation without further delay. The legal description of the property to be annexed is as set forth on Exhibit "A", a true and correct copy of which is attached hereto, and incorporated as if fully set out

herein. The property to be annexed under this paragraph consists of 291 acres. Both Lynn Township and the City of Hutchinson waive any procedural requirements in connection with the orderly annexation of the above described property. These properties abut the City of Hutchinson and are presently urban or suburban in character or about to become so.

- 3. <u>Municipal Board Jurisdiction</u>. That upon approval by the respective governing bodies of the town and the city, this joint resolution and agreement shall confer jurisdiction upon the Minnesota Municipal Board (Municipal Board) so as to accomplish the orderly annexation in accordance with the terms of this joint resolution and agreement.
- 4. No Alterations of Boundaries. The town and the city mutually state that no alterations by the Municipal Board of the boundaries of the area designated herein for orderly annexation is appropriate or permitted. The municipal board may review and comment, but shall, within thirty (30) days following submission of this Agreement, order annexation of the property described in Paragraph 2.
- 5. <u>Conditions for Annexation</u>. The city and the town mutually agree that this joint resolution and agreement sets forth all of the conditions for annexation of the area designated herein for orderly annexation and that no consideration by the Municipal Board is necessary. The Municipal Board may review and comment, but shall, within thirty (30) days following submission, order annexation.

6. Tax Break. Any persons owning lands next to the city pursuant to this Agreement shall receive a "tax break" consisting of a staged, graduated increase in mill rates from the township rate to the city rate over a five (5) year period in the following manner:

First year following annexation - 20% of city rate Second year following annexation - 40% of city rate Third year following annexation - 60% of city rate Fourth year following annexation - 80% of city rate Fifth year following annexation - 100% of city rate

The tax break described above applies only to residential property; commercial, industrial and residential property with a greater density than that permitted in an R-1 or R-2 Hutchinson zoning district within the City of Hutchinson, shall be taxed at the appropriate municipal rate. Notwithstanding the foregoing, any lands next to the city which are classified as agriculture lands shall be taxed by the city only at the rate provided by law for such agricultural lands and not at the full city tax rate for so as long as said lands retain their classification as agricultural lands and so long as that classification is permitted by law.

7. Annexation By Agreement. Any property located in the above described orderly annexation area as set forth in paragraph (1) above may be annexed by the city upon presentation of a petition signed by a substantial majority of the property owners of record of property located in a described portion of the above described orderly annexation area requesting such annexation. For

purposes of this paragraph, "substantial majority" shall mean at least 60% of the property owners of record in the described area requesting annexation. In addition, such petition shall be signed by the owners of record of at least 51% of the land area located in the described area requesting annexation. If the city desires to annex the property as requested, then an annexation shall be accomplished by the adoption of a resolution by the city. Following adoption of such a resolution, the Minnesota Municipal Board may review and comment but shall, within thirty (30) days, order the annexation of all of the property described in the city's resolution. No review or recommendation with respect to annexation is necessary by the town as a condition precedent to annexation. Any other annexation by the City must be conducted pursuant to Minnesota law.

- 8. Additional Consideration. In recognition of at least the potential of a transfer of tax base from the town to the city, the city agrees to reimburse the town, for a period of five (5) years from the effective date of the adoption of this Orderly Annexation Agreement, for the expense of performing routine maintenance and snow removal on Honey Tree Lane and Underwood Avenue.
- 9. Tax Income and Apportionment of Funds. In the year of annexation of any of the land subject to this Agreement, there shall be no apportionment of real estate tax income for the year in which the annexation takes place. The town shall receive all such income. State aid income and federal income shall likewise not be apportioned, unless required by federal or state law. Any

dedicated road or park funds, affected by annexation, shall be turned over to the city within fifteen (15) days after the date of the annexation order. Any annexations which involve accounts receivable for dedicated roads or park funds, to be collected in the future as special road assessments, shall be forwarded by the city to the town.

10. Term of Agreement. This Agreement, unless otherwise amended by the parties in writing, shall continue in full force and effect until December 31, 2003.

This resolution adopted by the Hutchinson City Council this $_{
m 27th}$ day of July, 1993.

Paul I. Ackland

Mayor of Hutchinson

Attest:

Gary D. Plotz

City Administrator

This resolution adopted by the Town of Lynn Board of Supervisors the day of July, 1993.

Chair, Town Board of Supervisors

Attest:

Town Clerk

This instrument was drafted:

G. Barry Anderson ARNOLD & McDOWELL 101 Park Place Hutchinson, MN 55350 Registration No. 196X That part of the South Half of Section 2, that part of the Southeast Quarter of Section 3, that part of the Northeast Quarter of Section 10 that part of the North Half of Section 11 and that part of the Northwest Quarter of Section 12, all in Township 116 North, Range 30 West of the 5th Principal Meridian, described as follows:

Beginning at the southeast corner of said Section 2; thence westerly, along the south line of the Southeast Quarter of said Section 2, to the southwest corner of the Southeast Quarter of said Southeast Quarter; thence northerly, along the west line of said Southeast Quarter of the Southeast Quarter, to a point 700.00 feet southerly of the northwest corner of said Southeast Quarter of the Southeast Quarter ter: thence easterly, parallel with the north line of said Southeast Quarter of the Southeast Quarter, 373.37 feet; thence northerly, parallel with said west line, 700.00 feet to said north line; thence easterly, along said north line, to the east line of said Southeast . Ouarter: thence northerly, along said east line, to the southeast corner of CLOUSE ADDITION; thence westerly, along the south line of said CLOUSE ADDITION, to the southwest corner of said CLOUSE ADDITION; thence northerly, along the west lime of said CLOUSE ADDITION, to the intersection with a line drawn westerly at a right angle to said east line, from a point on said east line distant 649.00 feet southerly of the northeast corner of said South Half of Section 2; thence westerly, deflecting 90 degrees 00 minutes 00 seconds to the left, 600.06 feet; thence westerly 57.82 feet along a nontangential curve concave to the south, having a radius of 425.75 feet and a central angle of 7 degrees 46 minutes 50 seconds, the chord of said curve deflects 11 degrees 47 minutes 48 seconds to the left from the last described line: thence westerly 127.38 feet along a reverse curve concave to the north, having a radius of 470.87 feet and a central angle of 15 degrees 30 minutes 00 seconds; thence westerly, tangent to said reverse curve, 37.00 feet; thence westerly 21.29 feet along a tangential curve concave to the north, having a radius of 289.89 feet and a central angle of 4 degrees 12 minutes 26 seconds; thence southerly, deflecting 91 degrees 27 minutes 15 seconds to the left from the chord of the last described curve, 220.89 feet; thence westerly, deflecting 89 degrees 21 minutes 35 seconds to the right, 192.50 feet; thence westerly, deflecting 7 degrees 43 minutes 10 seconds to the right, 88.62 feet to the southeast corner of FIFTH ADDITION TO LAKEWOOD TERRACE: thence westerly, along the south line of said FIFTH ADDITION TO LAKEWOOD TERRACE, to the intersection with Line A; (said Line A is described as commencing at the southeast corner of said Section 2; thence westerly, along the south line of the Southeast Quarter of said Section 2, a distance of 1972.18 feet to the beginning of said Line A; thence northerly, deflecting 89 degrees 24 minutes to the right); thence southerly, along said Line A, to a point 1328.81 feet north of the beginning of said Line A, as measured along said Line A; thence westerly, deflecting 90 degrees 36 minutes to the right, 899.21 feet; thence northwesterly, deflecting 15 degrees 13 minutes 25 seconds to the right, 392.15 feet; thence northerly, deflecting 90 degrees 04 minutes 25 seconds to the right, 213.08 feet; thence northerly 121.08 feet along a tangential curve concave to the east, having a radius of 527.93 feet and a central angle of 13 degrees 08 minutes 28 seconds; thence northerly, tangent to the last described curve, to the south line of THIRD ADDITION TO LAKEWOOD TERRACE; thence westerly, northerly and westerly, along said south line of THIRD ADDITION TO LAKEWOOD TERRACE and along the southerly line of LAKEWOOD TERRACE, and along the westerly prolongation of said southerly line of LAKEWOOD TERRACE, to the intersection with a line parallel with and 600.00 feet east of the west line of said South Half of Section 2; thence southerly, along said parallel line, to the intersection with a line parallel with and 33.00 feet north of the south line of said South Half of Section 2; thence westerly, parallel with said south line of the South Half, to the intersection with said west line of the South Half; thence westerly, parallel with the south line south line of said Southeast Quarter of Section 3: to the intersection with the northerly prolongation of a line parallel with and 33.00 feet westerly of the west line of the East Half of said Northeast Quarter of Section 10; thence southerly, along the last described parallel line, to the intersection with the south line of said Northeast Quarter of Section 10; thence easterly, along the last said south line, to the southeast corner of said Northeast Quarter of Section 10; thence easterly, along the south line of said North Half of Section 11, to the intersection with Line B (said Line B is described as commencing at the northwest corner of said Section 11; thence easterly, along the north line of said Section 11 a distance of 1230.00 feet to the beginning of said Line B; thence southerly, deflecting to the right 107 degrees 06 minutes 00 seconds to the south line of said North Half of Section 11); thence northerly, along said Line B, to the intersection with a line parallel with and 33.00 feet southerly of said north line of Section 11; thence easterly, parallel with the north line of said Section 11 and the north line of said Section 12, to the intersection with the center line of Dale Street; thence northerly, along said center line, to the north line of said Section 12; thence westerly, along said north line of Section 12, to the point of beginning

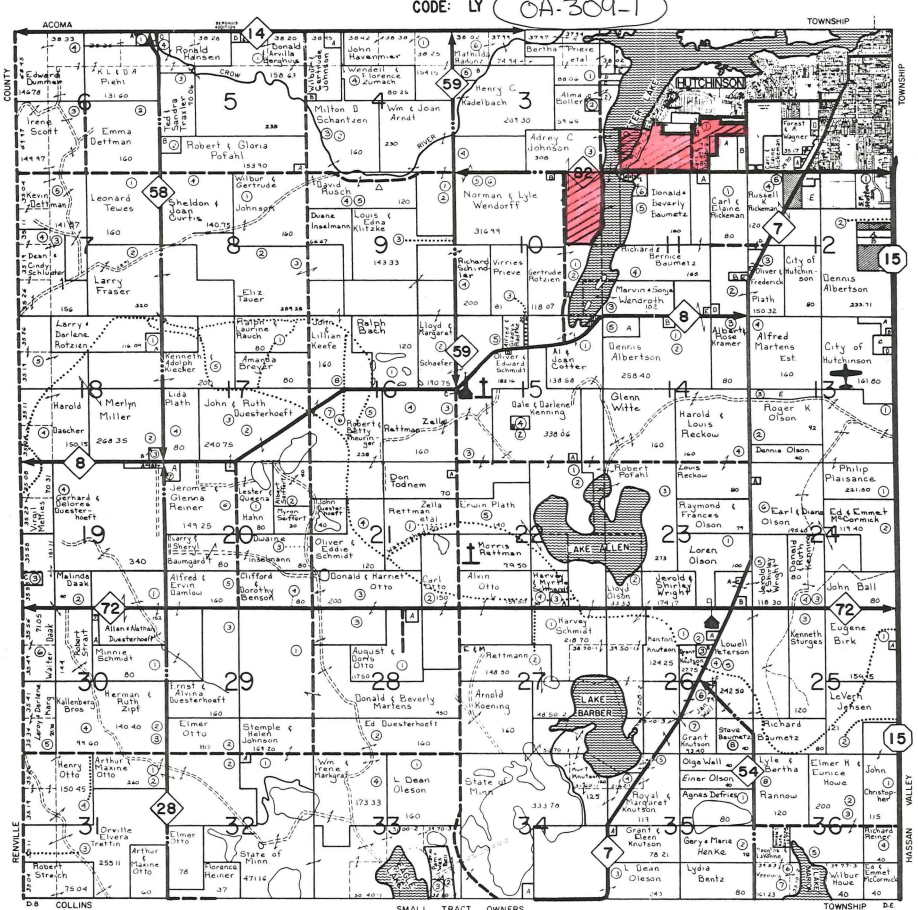


RECT. BY AUG 0 5 1993



TOWNSHIP: 116 N.

RANGE: 30 W. CODE: LY



SEE SMALL TRACT SECTION FOLLOWING TOWNSHIP MAPS

SMALL TRACT

ACOMA	HUTCHINSON	HALE	WINSTED
LYNN	HASSAN VALLEY	RICH VALLEY	BERGEN
COLLINS	SUMTER	GLENCOE	HELEN
ROUND GROVE	PENN		

TOWNSHIP