DEFORE THE DIRECTOR OF THE OFFICE OF STRATEGIC AND LONG RANGE PLANNING OF THE STATE OF MINNESOTA

IN THE MATTER OF THE ORDERLY ANNEXATION)	•
AGREEMENT BETWEEN THE CITY OF NORTHFIELD)	
AND THE TOWN OF BRIDGEWATER PURSUANT TO)	<u>ORDER</u>
MINNESOTA STATUTES 414)	•
	*	

WHEREAS, a joint resolution for orderly annexation was adopted by the City of Northfield and the Town of Bridgewater; and

WHEREAS, a joint resolution was received from the City of Northfield and the Town of Bridgewater indicating their desire that certain property be annexed to the City of Northfield pursuant to M.S. 414.0325, Subd. 1; and

WHEREAS, M.S. 414.0325, M.S. 414.11, and M.S. 414.12 states that in certain circumstances the Director of the Office of Strategic and Long Range Planning may review and comment, but shall within 30 days order the annexation of land pursuant to said subdivisions; and

WHEREAS, on January 18, 2001, the Director of the Office of Strategic and Long Range Planning has reviewed and accepted the resolution for orderly annexation;

IT IS HEREBY ORDERED: That the following described property is hereby annexed to the City of Northfield, Minnesota, the same as if it had originally been made

a part thereof:

All that part of the Northeast Quarter of the Southeast Quarter of Section 11, Township 111 North, Range 20 West, Rice County, Minnesota, lying easterly of Paul Hanson Subdivision, according to the recorded plat thereof in said Rice County.

TOGETHER WITH:

All that part of the Southeast Quarter of the Southeast Quarter of Section 11, Township 111 North, Range 20 West, Rice County, Minnesota, lying northerly of the northerly right-of-way line of County State Aid Highway No. 1, except the East 115.30 feet thereof.

AND

The East 115.30 feet of the Southeast Quarter of the Southeast Quarter of Section 11, Township 111 North, Range 20 West, Rice County, Minnesota, lying northerly of the northerly right-of-way line of County State Aid Highway No. 1.

IT IS FURTHER ORDERED: That the effective date of this order is January 18, 2001.

Dated this 20th day of February, 2001.

For the Director of the Office of Strategic and Long Range Planning 658 Cedar Street - Room 300 St. Paul, MN 55155

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Christine M. Scotillo Executive Director

Municipal Boundary Adjustments

MEMORANDUM

In ordering the annexation contained in Docket No. OA-631-2, the Director of Strategic and Long Range Planning finds and makes the following comments:

The order herein specifically does not provide for a tax rate step up as referenced in the joint resolution Section XII (A). Although the Director is authorized, pursuant to Minnesota Statutes Section 414.035, to order a step up in tax rates, that statute states in part:

"...The board may provide that the tax rate of the annexing municipality on the area annexed shall be increased in substantially equal proportions over not more than six years to the equality with the tax rate on the property already within the municipality." The appropriate period, if any, shall be based on the time reasonably required to effectively provide full municipal services to the annexed area."

When ordered by the Director, this section establishes a fixed step up for the property annexed and that step is determined by the effective availability of services to the area annexed.

Section XII (A) of the joint resolution establishes one fixed rate for residential property regardless of the extension of services, and another rate for "other " property that is not fixed, but subject to change immediately to the current municipal rate upon the "availability" of services, not the effective provision of such. Accordingly, the Director has declined to order a tax rate step up. The Director makes no comment on whether this section complies with the statute.

Additionally, the order herein is silent as to any arrangement for reimbursement to the township from the city for all or part of the taxable property annexed "... as part of the board's order." Minn. Stat. Sec. 414.036. Any reimbursement authorized by the statute must be completed in equal payments over not less than two and not more than six years.

Section XII (A) of the joint resolution provides for some reimbursement to the township after a period in which the annexing city receives all of the local property taxes payable on the property. The section sets out a formula which treats single family residential properties differently and provides that the city receive any excess amounts. The Director makes no comment on whether this section complies with the statute.

Planning in the area designated for orderly annexation may be provided for by one of the three means set forth in Minnesota Statutes Section 414.0325, Subd. 5.

Section XIII of the joint resolution still does not make reference to which of the three statutory provisions the parties to the joint resolution have elected to govern planning in the designated area.

The parties are encouraged to consider these comments in light of any further amendments that may be otherwise necessary to this agreement for orderly annexation.

CMP)