REC'D. BY FEB 7 8 1994

JOINT RESOLUTION

CITY OF LUVERNE RESOLUTION NO. 94TOWN OF LUVERNE RESOLUTION

JOINT RESOLUTION AMENDING THAT CERTAIN JOINT RESOLUTION AS TO ORDERLY ANNEXATION DATED MAY 13, 1975 BETWEEN THE TOWN OF LUVERNE AND THE CITY OF LUVERNE, MINNESOTA

WHEREAS, The City of Luverne and the Town of Luverne have heretofore entered into a certain joint resolution as to orderly annexation dated May 13, 1975 and governing the annexation of certain areas lying within the Town of Luverne, and,

WHEREAS, The parties now desire to amend that certain resolution;

NOW THEREFORE, BE IT RESOLVED AND AGREED by and between the City of Luverne and the Town of Luverne as follows:

1. That the Town and the City agree that he following described property located within the Town of Luverne, County of Rock, State of Minnesota, described as follows, to wit:

The East Thirty-Three Feet (E. 33') of the Southwest Quarter (SW 1/4) of Section Ten (10), Township One Hundred Two North (102N), Range Forty-Five West (45W), of the 5th P. M.,

shall be annexed into the City of Luverne.

2. That said area is urban or suburban in nature and consists of and comprises that portion of the right of way of Walnut Avenue lying and being within the Town of Luverne.

3. That upon the annexation, the City of Luverne shall have the sole jurisdiction of said street including the maintenance thereof, improvements thereto and that said street shall no longer be denominated as a township road or street but shall be denominated solely as a city street under the sole jurisdiction of the City of Luverne.

4. That no further consideration by the Minnesota Municipal Board is necessary and that there shall be no alteration of the stated boundaries in this agreement. That the municipal board may review and comment but shall, within 30 days, order the annexation in accordance with the terms of this agreement.

5. That except as otherwise provided for herein, the terms of that certain joint resolution as to orderly annexation between the parties dated May 13, 1975 shall remain in full force and effect.

AGREED TO AND APPROVED BY THE CITY COUNCIL OF THE CITY OF LUVERNE this 14^{+1} day of <u>FEBRUARY</u>, 1994.

N.

CITY OF LUVERNE By <u>/ M. /</u> Its Mayor 2 D By White Administrator

AGREED TO AND APPROVED BY THE TOWN BOARD OF THE TOWN OF LUVERNE this ____ day of $\underline{\neg_{EB}}$, 1994.

TOWN OF LUVERNE

By <u>Lowell</u> tick Its Chairman By Melin Its Clerk



0A-116 JUN 201975

GITY OF LINERME RESOLUTION NO. 13-25

TOWNSHIP OF LUVERNE REBOLUTION ND.

A JOINT RESOLUTION AS TO ORDERLY ANNEXATION

Whereas: The City of Luverne and the Township of Luverne desire to avail themselves of the benefite of Section 414.032 of the Minnesota Statutes 1974 concerning "Orderly Annexation within a Decignated Area" and,

Whereas: The perties heroto have agreed upon an area in need of orderly ennexation.

- NOW, THEREFORE, BE IT RESOLVED THAT:
 - The City of Luverne end the Township of Luverne hereby confer upon the Municipal Commission of the State of Minnesota jurisdiction over ennexation in the following areas in accordance with the terms of this resolution:
 - e. All of Sections 2, 3, 10, and 11 not presently within the Corporate Limits of the City of Luverne.
 - All of the North 1/2 Sections 14 and 15 North of the North R.O.W. line of Interstate Highway #90 not presently within the corporate limits of the City of Luverne.

All in Township One Hundred Two (102) North of Renge Forty-five (45), West of the 5th P.M.

- 2. No annexation will take place anywhere within the eres designated as in need of orderly annexation unless the area involved is or is about to become urban or suburbon in character and unless the City has available and is capable of providing municipal pervices.
- . The Town will not object to the ennexation during the next year of the following described parcels:
 - a. That part of the Northeast Quarter (NE 1/4) of Section Fifteen (15) in Township One Hundred Two (102) North of Range Forty-five (45), West of the 5th P.M., lying North of the right-ofway of Interstate #90 as now established across said NE 1/4, and containing 117.47 acros, more or less, excepting that part of the said Northsest Quarter (NE 1/4) being within the corporate limite and described as follows:

Beginning at a point on the East line of said Section 15, distant 1249.10 feet North of the East Querter Corner thereof, thence Westerly at an angle of 90 02' with said East Section Line (Measured from North to Meet) for 550.00 feet, thence deflect Northerly at an angle of 09 58' (measured from East to North) and running thence parallel to said East Section line for 1415.00 feet to the North Line of said Section 15, thence Easterly on said North Section line for 550.00 feet to the Northeast corner of said Section 15, thence Southerly on said East Section line for 1416.00 feet to the true Point of Beginning.

b. A tract of land in the Northwest Quarter (Md 1/4) of Section Fourteen (14) in Township One Hundred Two (102), North of Range Forty-five (45), West of the 5th P.M., described as follows:

> Beginning at the Northwest corner of the Northwest Querter (NW 1/4) of Section Four-teen (14) thence deflecting left 90° and running perallel to the North line of said Section Fourteen (14) to the East line of the right-of-way of the Chicago, St. Paul, Minneepolic and Omaha Railway, now abandoned, thence Southerly on the East right-of-way line of said abandoned railway to its intersection with the Northeest (NE) corner of the following described tract of land: "Beginning at a point on the West line of seid Section Fourtsen (14) 1040.92 feet South of the Northwest_corner thereof, thence deflect left 90° to the East line of the right-of-way of the Chicago, St. Paul, Minneapolis and Omeha Railway, now ebendoned, thence Southerly on the Eest right-of-way line of eaid abandoned railway to its point of intersection of Interstate #90; thence in a Northeesterly direction on the North right-of-way line of said Interstate Highway #90 and then Westerly, projection of seld line to the West line of sold Section Fourteen (14), thence Northerly on the West line of said Section Fourteen (14) to the point of beginning, thence Westerly on the North line of said trect of lend to the West of seid Section Fourteen (14), thence Northerly on the West line of sold Section Fourteen (14), to the point of beginning.

- 4. Subject to 6 below, the City agrees not to attempt any annexations of any of the following described property for a period of at least 3 years:
 - B. The South one-helf (S 1/2) of the Northeest Quarter (NE 1/4) of Section Two (2).
 - b. The South one-half (S 1/2) of the Northwest Quarter (NW 1/4) of Section Two (2).
 - c. That portion of the Southeast Quarter (SE 1/4) of Section Two (2) not presently within the corporate limits of the City of Luverne.
 - d. The Southeast Quarter (SE 1/4) of the Northeast Quarter (NE 1/4) of Section Three (3).
 - e. The Northwest one-half (MU 1/2) of the Northwest Quarter (NW 1/4) of Saction Ten (10) not presently in the corporate limits of the City of Luverne.
 - f. Outlote 3 and 4 of Auditors plot #3 of the City and Township of Luverne.
 - g. The North one-half (N 1/2) of the Northwest Quarter (NW 1/4) of Section 15.

All within the Township One Hundred Two (102), North of Range Forty-five (45), West of the 5th P.M.

- 5. Subject to 6 below, the City agrees not to attempt any annexation of any of the following described property for a period of at least 5 years:
 - e. The North one-half (N 1/2) of the Northeast Overter (NE 1/4) of Section Two (2).
 - b. The North one-half (N 1/2) of the Northwest Quarter (NW 1/4) of Section Two (2).
 - c. All of Section Three (3) except the Southeast Quarter (SE 1/4) of the Northeast Quarter (NE 1/4) not presently in the corporate limits of the City of Luverne.
 - d. All of the Northwest Quarter (NW 1/4) of Section Fifteen (15) North of right-of-way line of Interstate #90 except the North onehelf (N 1/2) of the Northwest Quarter (NW 1/4) of Section Fifteen (15).
 - e. All of the North one-helf (N 1/2) of Section Fourteen (14) North of the right-of-way line

of Introducts 390 and East of the right-ofway line of the Chicago, St. Paul, Minnespelle and Omaha Railway, new abandoned.

All within Township One Hundred Two (120), North of Acago Forty-five (45), West of the 5th P.M.

- 6. In the event that a subdivision plat is filed for any of the land included in 4 and 5 above the City may immediately patition the Municipal Commission for ennexation of that land and any land lying between that land and the corporate limits as may be necessary to provide access for streate, utilities and other public service consistent with good planning practice.
- 7. The mill levy of the annexing municipality on the area annexed shall be increased in conformance with Section 414.032 Subdivision 4 of Minnesoto Statutes 1974, over a period of not less than three (3) nor more than five (5) years.
- 8. Apportionment of accets and obligation shall be made in conformance with Section 414.067, Subdivision 1 of Minnesoto Statutes 1974.
- 9. Zoning within the area designated for orderly annexation by this joint resolution shall, until annexed, be administered for zoning purposes by the Luverne Planning Commission plus the Luverne Township Board in acting jointly with all powers provided by laws. The Zoning Ordinance of the City of Luverne shall govern the zoning and administration of zoning procedures in the area included in this joint resolution.
- 10. Unless and until a further orderly ennexation agreement is negotiated the City egrees not to attempt any further annexations within Luverne Township for a period of 10 years from the date of this agreement unless there is a unanimous patition of the landowners involved.

TOWNSHIP OF LUVERNE

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