

CITY OF BIG LAKE TOWN OF BIGLAKE STATE OF MINNESOTA

A general meeting of the City Council of the City of Big Lake, Minnesota was called to order by Mayor Raeanne Danielowski at 6:00 p.m. in the Council Chambers of City Hall, Big Lake, Minnesota, on Wednesday, December 13, 2017. The following Council Members were present: Raeanne Danielowski, Dick Backlund, Seth Hansen, Duane Langsdorf, and Mike Wallen. A motion to adopt the following resolution was made by Council Hansen and seconded by Council Member Langsdorf.

A general meeting of the Town of Big Lake, Minnesota was called to order by Chairman Robert Hofer at 6:00 p.m. in the Big Lake Township Hall, Big Lake, Minnesota, on Wednesday, December 13, 2017. The following Supervisors were present: Chair Bob Hofer, Bruce Aubol, Norm Leslie, and Steve Pfleghaar. Town Board Supervisor Absent: Larry Alfords and. A motion to adopt the following resolution was made by Supervisor Aubol and seconded by Supervisor Leslie.

BIG LAKE CITY COUNCIL AND BIG LAKE TOWN BOARD JOINT RESOLUTION NO. 2017-06

A JOINT RESOLUTION APPROVING A FIRST AMENDMENT TO CITY OF BIG LAKE AND TOWN OF BIG LAKE JOINT RESOLUTION NO. 92-03 AS TO ORDERLY ANNEXATION

WHEREAS, on February 4, 1992, the Big Lake City Council approved Joint Resolution No. 92-03 for the Orderly Annexation of identified lands in said Joint Resolution; and,

WHEREAS, on February 12, 1992, Big Lake Township Board approved Joint Resolution No. 92-03 for the Orderly Annexation of identified lands in said Joint Resolution; and,

WHEREAS, Joint City of Big Lake and Town of Big Lake Resolution is attached hereto as Exhibit A.

NOW THEREFORE BE IT RESOLVED that the City of Big Lake and Town of Big Lake hereby approve amendments to Joint Resolution No. 92-03 effective January 1, 2017 as follows:

- Page 2 Tract 1 Paragraph C The taxes shall be shared 35% to Town and 65% to City in perpetuity; and Tract 2 Paragraph A – The taxes shall be shared 35% to Town and 65% City in perpetuity. Utility assessments shall be paid to the City.
- 2. Page 4 Add New Paragraph "N"; Tract 3 shall be divided by 172nd Street NW. All areas east of 172nd Street, currently annexed to the City, shall be removed from the shared taxing district know as Unique Taxing Area #6 and One-Hundred percent (100%) of the revenue shall be retained by the City. (Attached hereto as Exhibit B)

The Town shall not be on the Joint Planning Board, for areas east of 172 St. NW. The Town shall not contribute for street improvements or maintenance in Tract 3, east of 172nd Street NW, except streets fronting unannexed parcels. Tract 3 west of 172nd Street NW, parcels currently annexed to the City will continue in Unique Tax District #6 and revenues shall be shared 35% to Town and 65% to City. Inconsistent provisions of A and B on page 3 herein concerning tax sharing shall be superseded and modified by the provisions of the prior sentence.

- 3. It is understood the above described revenue sharing percentages reflects the relative cost of government of the Parties. The Town shall end its contribution toward the City's cost of policing and any other administrative activities, within the Orderly Annexation Area.
- 4. It is also understood the Town and City shall form a committee to discuss and determine maintenance activities, within the Orderly Annexation Area.
- 5. THIS DOCUMENT MAY BE AMENDED FROM TIME TO TIME BY THE TOWN BOARD AND CITY COUNCIL.

The following Council Members voted in favor: Backlund, Danielowski, Hansen, Langsdorf, and Wallen. The following Council Members voted against or abstained: None.

The following Town Board Members voted in favor: Aubol, Hofer, Leslie, and Pfleghaar. The following Town Board Members voted against or abstained: None. Adopted by the Big Lake City Council this 13th day of December, 2017.

ATTEST:

Albert Gina Wolbeck

City Clerk

STATE OF MINNESOTA)) SS. COUNTY OF SHERBURNE)

The foregoing instrument was acknowledged before me this <u>13</u>th day of December, 2017, by Raeanne Danielowski and by Gina Wolbeck, respectively the Mayor and City Administrator of the City of Big Lake, a Minnesota municipal corporation, on behalf of the corporation and pursuant to the authority granted by its City Council.

Notary Public



Adopted by the Big Lake Town Board this 13th day of December, 2017.

TOWN OF BIG LAKE

Town Chairperspon

Robert Hofer

ATTEST:

SS.

Brenda Kimberly-Maas Town Clerk

STATE OF MINNESOTA

COUNTY OF SHERBURNE)

On this <u>(3)</u> day of December, 2017, before me, a Notary Public, within and for said County, personally appeared Bob Hofer and Brenda Kimberly-Maas to me personally known, being each duly sworn, did say that they are respectfully the Chairman of the Board and Town Clerk, of the Town of Big Lake, the municipal Township named in the foregoing instrument, was signed and sealed on behalf of said Township authority of its Town Board and they acknowledged said instrument to be the free act and deed of said municipal Township.

- OW ainele Notary Public

KENNETH O WARNEKE Notary Public-Minnesota My Commission Expires Jan 31, 2020

Raeanne Danielo City Mayor

CITY OF BIG LAKE

DRAFTED BY:

Larry Alfords, Town Supervisor Kenneth Warneke, Town Treasurer Brenda Kimberly-Maas, Town Clerk Town of Big Lake PO Box 75 Big Lake, MN 55309 763-263-8111

REVIEWED BY:

Tiede Grabarski, P.L.L.P. 4770 White Bear Parkway Suite LL20 White Bear Lake MN 55110 (651) 964-2514

EXHIBIT A

CITY OF BIC LAKE TOWN OF BIG LAKE

RESOLUTION #92-03

A Joint Resolution as to Orderly Annexation

WHEREAS, the City of Big Lake and the Town of Big Lake, Sherburne County, Minnesota, are in agreement as to the orderly annexation of certain lands described herein for the purpose of orderly, planned growth; and

WHEREAS, such annexation and growth is of benefit to the City of Big Lake and the Town of Big Lake; and

WHEREAS, the parties hereto desire to set forth such terms of orderly annexation by means of this resolution.

NOW, THEREFORE BE IT RESOLVED by the City of Big Lake and Town of Big Lake as tollows:

The following described area in Big Lake Township is properly subject to orderly annexation under and pursuant to Minnesota Statute 414.0325, Subdivision 1, and the parties hereto do hereby designate this area as in need of orderly annexation as provided by statutes; this area consists of approximately 380.55 acres. The area subject to orderly annexation is divided into the following three tracts:

- TRACT 1: This area consists of Remmele Engineering's property (Plants 30 and 40) and to be annexed immediately upon approval of this agreement by the Minnesota Municipal Board. This area consists of approximately 75.20 acres. See attached map and legal descriptions.
- TRACT 2: This area consists of the property from the City limits to Remmele Engineering's Plant 30 and is subject to annexation by petition of the City and Town during the terms and conditions of this agreement. This area is approximately 15.48 acres. See attached map and legal descriptions.
- TRACT 3: This area consists of the property east of Remmele Engineering's Plant 40 and to the intersection of Trunk Highway #10 and the Burlington Northern Railroad (overpass) and is subject to annexation by petition of the City and Town during the terms and conditions of this agreement. This area is approximately 289.87 acres. See attached map and legal descriptions.

Joint Resolution #92-03 Page 2 of 5

CONDITIONS OF ANNEXATION FOR TRACT 1:

- A. The Municipal Board may review and comment but shall, within thirty (30) days, order the annexation of the described property in accordance with the terms of the joint resolution. Annexation of Tract 1 shall take effect immediately.
- B. The parties acknowledge that the orderly annexation area is urban and surburban in character, contiguous to the City of Big Lake, and that the City is capable of providing municipal services, such as sanitary sewer and water, to said area.
- .C. For all property annexed to the City pursuant to this resolution, the property tax rate (and only the property tax rate) for said area will increase to the City's tax rate immediately. Taxes will also be paid to the City as soon as possible according to Minnesota Statutes. The taxes shall be shared equally between the City of Big Lake and the Town of Big Lake inperpetuity. The tax sharing shall be only between the City of Big Lake and Town of Big Lake.
- D. The Town of Big Lake does, upon passage of this resolution and its adoption by the Big Lake City Council, confer jurisdiction upon the Minnesota Municipal Board so as to accomplish said orderly annexation in accordance with the terms and conditions of this resolution.
- E. For the cost of extending sewer/water to Remmele Engineering, Inc., the City of Big Lake and the Town of Big Lake shall determine the costs sewer/water for each party involved.

CONDITIONS OF ANNEXATION FOR TRACT 2:

- A. These property owners will not be annexed and they will not be required to connect to the municipal sewer/water system. If these property owners do request sewer/ water services because of development or other concerns, the property in question will be required to annex as outlined in the City/Township orderly annexation area. After services and annexation, the taxes shall be shared 50/50 between the City of Big Lake and Town of Big Lake, inperpetuity. The property owner/developer would be expected to pay normal user fees, the sewer access charge, water access charge, and meter charge to connect to the municipal system; these funds shall be paid only to the City of Big Lake. These property owners will not be required to immediately pay the cost associated with the sewer/water extension to Remmele Engineering, Inc.
- B. The property owners/developers will be assessed for improvements payable upon their request for connection to City sewer/water with no interest charged back to the property owner. This assessment shall be based on a front footage basis for each property owner and payment shall be shared equally between the City of Big Lake and Town of Big Lake.

Resolution #92-03 Page 3 of 5

CONDITIONS OF ANNEXATION FOR TRACT 3:

A. These property owners will not be required to connect to the sewer/water system until such a time when development occurs that requires sewer/ water. When this does occur, the property will be annexed as outlined in "H" and "L" herein. If these property owners do request sewer/water services, the same provisions stated in Tract 2, Conditions A and B, shall apply with the exception of those owners possibly paying to extend sewer/water to their property.

OTHER CONDITIONS OF THE ORDERLY ANNEXATION AREA:

- A. Street improvements in the orderly annexation area, such as a frontage road concept, shall be shared on a 50/50 cost sharing basis after state aid money has been deducted, when available. All other new roads shall be built to an engineer's plans and specifications at the property owner/developer's expense or City and Township expense. The City Council and Town Board must approve the improvement of the roads as well as sharing the costs of the roads.
- B. Maintenance of said streets that may be constructed will be completed by the City of Big Lake's Public Works Department. The Town of Big Lake will reimburse the City of Big Lake for such maintenance costs on a 50/50 basis after proof of labor, equipment, and materials have been submitted to the Town Clerk for auditing purposes. Maintenance will include, but is not limited to, street sweeping, snow removal, seal coating, crack filling, etc. Township roads shall be maintained and paid for by the Town of Big Lake.
- C. Maintenance of the utility lines are to be completed and paid for by the City of Big Lake.
- D. Future building permits shall be issued by the City of Big Lake's Building Inspector within the annexed area only.
- E. The zoning and subdivision controls shall follow under Minnesota Statute 414.0325, Subdivision 5 and provide for the establishment of a board to exercise planning and land use control authority, prescribed by Minnesota Statutes 1976, Section 471.59, Subdivisions 2 to 8, inclusive.
 - Board shall have authority to adopt and enforce the Uniform Fire Code.
 - Joint planning and land use controls shall apply to any and all parts of the orderly annexation area, with the exception of Tract 3 which planning/controls shall be utilized when utilities and annexation take place.

Resolution #92-03 Page 4 of 5

- The ordinances and subdivision controls shall be the City of Big Lake's.
- 4. The Board shall consist of the City Council and Town Board.
- Public hearings, etc. shall be held as prescribed by law and to be held at Big Lake City Hall or the Big Lake Town Hall.
- The City of Big Lake Planning Commission and Town of Big Lake Planning Commission will not be utilized in this annexation area.
- F. It is the intent that the entire area proposed in this Special Orderly Annexation District be zoned "industrial" type development, with no provisions that future residential development will be considered. Existing residential areas may continue to exist and be sold for residential purposes.
- G. The Big Lake City Council and Big Lake Town Board, as part of this proposal, desire continued discussions on other possible orderly annexation areas.
- H. Annexation of Tract 2 and Tract 3 shall be initiated by resolutions of the City Council and Town Board and the same conditions of the Tract 1 annexation shall apply.
- Expenses and costs incurred by this project, such as consultants and construction, shall be negotiated and paid at a later date by the City of Big Lake and Town of Big Lake.
- J. Other costs associated with this project, such as Municipal Board fees, etc., shall be shared equally between the City of Big Lake and Town of Big Lake.
- K. It is understood by the City of Big Lake and Town of Big Lake that the municipal utility system (sewer and water) is owned and operated by the City of Big Lake under its ordinances, policies, and regulations.
- L. Any development that occurs within Tract 2 and Tract 3 must connect to the municipal sewer/water system, if available, and have the property annexed as outlined in "H" above of this orderly annexation agreement. If sewer/water services are not available, the property can be developed according to the ordinances and policies of the Town of Big Lake and Sherburne County.
- M. This original agreement may be amended from time to time by the City Council and Town Board.

Resolution #92-03 Page 5 of 5

Adopted by the Big Lake City Council this _ 4th _ day of _ February _, 1992.

Mayor Eugene B. Earney

MUNY City Administrator Michael J. Mornson

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Adopted by the Big Lake Town Board of Supervisors this 12th day of February, 1992.

12 NO Chairman Arnold J. Schueller

Clerk John N. Nørgren



EXHIBIT B

The following parcels are hereby removed from Special Taxing District #6

65-121-4305	65-546-0010
65-528-0010	65-546-0020
65-528-0020	65-546-0040
65-528-0030	65-546-0050
65-528-0050	65-546-0060
65-528-0105	65-546-0070
65-528-0110	65-546-0105
65-528-0115	65-546-0110
65-528-0120	65-546-0205
65-528-0125	65-550-0105
65-528-0130	65-557-0010
65-528-0305	65-557-0105
65-528-0405	65-557-0110
65-534-0010	65-560-0105
65-534-0030	65-565-0105
65-534-0105	65-565-0110
65-534-0110	65-581-0010
65-534-0115	65-581-0020
65-534-0205	65-581-0105

Office of the County Recorder Sherburne County, MN Doc. No. 849965

Certified, filed, and or recorded on December 22, 2017 2:00 PM

Michelle Ashe, County Recorder By SD Deputy Fees: \$46.00



849965



CERTIFICATION OF JOINT RESOLUTION

I, Gina Wolbeck, Clerk for the City of Big Lake, Minnesota, do hereby certify that the attached is a true and correct copy of Joint City of Big Lake/Town of Big Lake Resolution #2017-06 presented to and adopted by the Big Lake City Council and Big Lake Town Board at duly authorized meetings thereof held on the 13th day of December, 2017, as shown by the minutes of said meeting in my possession.

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Gina Wolbeck, Clerk City of Big Lake

STATE OF MINNESOTA) SS. COUNTY OF <u>SHERBURNE</u>)

The foregoing instrument was acknowledged before me this $\underline{\mathcal{TO}}$ day of December, 2017, by Gina Wolbeck, the Clerk of the City of Big Lake, a Minnesota municipal corporation, on behalf of the Corporation.

Notary Public

JULIE A RATHMANNER Notary Public-Minnesota My Commission Expires Jan 31, 2018

RECT. BY ММВ МАУ 1 5 1992

CITY OF BIG LAKE TOWN OF BIG LAKE

RESOLUTION #92–03

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WHEREAS, such annexation and growth is of benefit to the City of Big Lake and the Town of Big Lake; and

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CONDITIONS OF ANNEXATION FOR TRACT 2:

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CONDITIONS OF ANNEXATION FOR TRACT 3:

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- B. Maintenance of said streets that may be constructed will be completed by the City of Big Lake's Public Works Department. The Town of Big Lake will reimburse the City of Big Lake for such maintenance costs on a 50/50 basis after proof of labor, equipment, and materials have been submitted to the Town Clerk for auditing purposes. Maintenance will include, but is not limited to, street sweeping, snow removal, seal coating, crack filling, etc. Township roads shall be maintained and paid for by the Town of Big Lake.
- C. Maintenance of the utility lines are to be completed and paid for by the City of Big Lake.
- D. Future building permits shall be issued by the City of Big Lake's Building Inspector within the annexed area only.
- E. The zoning and subdivision controls shall follow under Minnesota Statute 414.0325, Subdivision 5 and provide for the establishment of a board to exercise planning and land use control authority, prescribed by Minnesota Statutes 1976, Section 471.59, Subdivisions 2 to 8, inclusive.
 - 1. Board shall have authority to adopt and enforce the Uniform Fire Code.
 - 2. Joint planning and land use controls shall apply to any and all parts of the orderly annexation area, with the exception of Tract 3 which planning/controls shall be utilized when utilities and annexation take place.

Resolution #92-03 Page 4 of 5

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- 3. The ordinances and subdivision controls shall be the City of Big Lake's.
- 4. The Board shall consist of the City Council and Town Board.
- 5. Public hearings, etc. shall be held as prescribed by law and to be held at Big Lake City Hall or the Big Lake Town Hall.
- 6. The City of Big Lake Planning Commission and Town of Big Lake Planning Commission will not be utilized in this annexation area.
- F. It is the intent that the entire area proposed in this Special Orderly Annexation District be zoned "industrial" type development, with not provisions that future residential development will be considered. Existing residential areas may continue to exist and be sold for residential purposes.
- G. The Big Lake City Council and Big Lake Town Board, as part of this proposal, desire continued discussions on other possible orderly annexation areas.
- H. Annexation of Tract 2 and Tract 3 shall be initiated by resolutions of the City Council and Town Board and the same conditions of the Tract 1 annexation shall apply.
- I. Expenses and costs incurred by this project, such as consultants and construction, shall be negotiated and paid at a later date by the City of Big Lake and Town of Big Lake.
- J. Other costs associated with this project, such as Municipal Board fees, etc., shall be shared equally between the City of Big Lake and Town of Big Lake.
- K. It is understood by the City of Big Lake and Town of Big Lake that the municipal utility system (sewer and water) is owned and operated by the City of Big Lake under its ordinances, policies, and regulations.
- L. Any development that occurs within Tract 2 and Tract 3 must connect to the municipal sewer/water system, if available, and have the property annexed as outlined in "H" above of this orderly annexation agreement. If sewer/water services are not available, the property can be developed according to the ordinances and policies of the Town of Big Lake and Sherburne County.
- M. This original agreement may be amended from time to time by the City Council and Town Board.

Resolution #92-03 Page 5 of 5

. . .

Adopted by the Big Lake City Council this __4th day of __February __, 1992.

Mayor Eugene B. Earney

City Administrator Michael J. Mornson

Adopted by the Big Lake Town Board of Supervisors this 12^{4} day of <u>February</u>, 1992.

Chairman Arnold J. Schueller

______ Clerk John N. Nørgren

Jim Franklin 2.02 acres 10-120-3400 Don Millette 2.06 acres 10-120-3402 Erv Danielowski 1.40 acres 10-120-3410 John Imre 10.00 acres 10-120-4305 Remmele Engineering, Inc. 47.30 acres 10-120-4405 3.67 acres 10-120-4300 1.37 acres 10-120-4400 17.23 acres 10-121-3300 10-121-3305 4.82 acres 10-128-2205 .81 acres William Schleeter 8.26 acres 10-121-3405 Myron Jensen 6.23 acres 10-121-3400 Zim Art Picture Company 6.23 acres 10-121-3402 Duane Palm 10-121-3401 5.00 acres Klindworth Trucking 34.00 acres 10-121-3406 10-128-2105 .50 acres Dennis & Elizabeth Wold 10-121-4300 1.63 acres Vernon & Carol Davis 10-121-4305 .44 acres Elwood & Alice Anderson 10-121-4401 .18 acres 10-121-4405 1.50 acres Richard E. Hudson 76.25 acres 10-121-4400 10-128-1100 26.00 acres 10-122-3400 80.00 acres 10-127-2100 26.90 acres Peter & Gayle Ahrens 10-127-2201 16.00 acres 10-127-2105 .75 acres

380.55 ACRES

ТЕС'D. BY MMB MAY 1 5 1992

TRACT #1

Remmele Engineering, Inc. - Plant #30

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1. 1. 1.

The South 400 feet of the North 515 feet of the West 400 feet of the East 415 feet of the SW $\frac{1}{4}$ of the SE $\frac{1}{4}$, of Section 20, Township 33, Range 27.

3.67 acres

10-120-4400

Remmele Engineering, Inc. - Plant #30

The East 100 feet of the North 600 feet of the SE $\frac{1}{4}$ of the SE $\frac{1}{4}$ of Section 20, Township 33, Range 27 lying South of Highway 10.

1.37 acres

Remmele Engineering, Inc. - Plant #30

The South $\frac{1}{2}$ of the SE $\frac{1}{4}$ of Section 20, Township 33, Range 27 North of the railroad except for the West 10 acres and except the South 400 feet of the North 515 feet of the West 400 feet of the East 415 feet of the SW $\frac{1}{4}$ of the SE $\frac{1}{4}$ and except the East 100 feet of the North 600 feet of the SE $\frac{1}{4}$ of the SE $\frac{1}{4}$ lying South of Highway 10.

47.30 acres

Remmele Engineering, Inc. - Plant #30

The South 1,247.35 feet except the East 550 feet of the SW $\frac{1}{4}$ of the SW $\frac{1}{4}$ of Section 21, Township 33, Range 27 except the West 350 feet of the North 600 feet lying South of Highway 10.

17.23 acres

10-121-3305

Remmele Engineering, Inc. - Plant #40

The West 350 feet of the North 600 feet of the SW $\frac{1}{4}$ of the SW $\frac{1}{4}$ of Section 21, Township 33, Range 27 lying South of Highway 10.

4.82 acres

Remmele Engineering, Inc. - Plant #40 10-128-2205

The North 45.59 feet of the NW $\frac{1}{4}$ of the NW $\frac{1}{4}$ of Section 28, Township 33, Range 27 except the East 550 feet.

.81 acres

10-120-4300

10-121-3300

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10-120-4405

TRACT #2

James & Laverne Franklin

The South 300 feet of the North 366 feet of the East 293.5 feet of the West 626.5 feet of the SE $\frac{1}{4}$ of the SW $\frac{1}{4}$ of Section 20, Township 33, Range 27.

2.02 acres.

10-120-3400

Donald & Barbara Millette

That part of the SE $\frac{1}{4}$ of the SW $\frac{1}{4}$ of Section 20, Township 33, Range 27 described as follows: Commencing at the intersection of the Southerly right of way line of US Highways 10 & 52 with the East line of said SE $\frac{1}{4}$ of the SW $\frac{1}{4}$; then West along said right of way line for 200 feet to the actual point of beginning of the land to be hereby described; then continue West along said right of way line for 248.25 feet; then South parallel with said East line of SE $\frac{1}{4}$ of the SW $\frac{1}{4}$ for 366 feet; then East parallel with said highway right of way line for 248.25 feet; then North parallel with East line for 366 feet to said point of beginning. Subject to a reservation of an easement for a service road over and across the North 66 feet thereof. Also subject to other easement of record, if any.

2.06 acres.

Ervin & R. Danielowski

The South 300 feet of the North 366 feet of the East 200 feet of the SE $\frac{1}{4}$ of the SW $\frac{1}{4}$ of Section 20, Township 33, Range 27 lying South of Highway 10.

1.40 acres.

10-120-4305

John P. & Sheila Imre

The West 6 Chains 83 Links of the SW $\frac{1}{4}$ of the SE $\frac{1}{4}$ of Section 20, Township 33, Range 27 North of railroad

10.00 acres.

10-120-3410

10-120-3402

TRACT #3

кесто, ву ммв MAY 1 5 1992

William H. & D. Schleeter

That part of the South $\frac{1}{2}$ of the SW $\frac{1}{4}$ of Section 21, Township 33, Range 27 described as commencing at the NE corner of the SW $\frac{1}{4}$ of the SW $\frac{1}{4}$; then South along the East line of said SW $\frac{1}{4}$ of the SW $\frac{1}{4}$ for 72.65 feet to the Southerly right of way line of Highway 10 and actual point of beginning of tract described; then West along said Southerly right of way line for 550 feet; then South at right angle for 570 feet; then East deflecting 88 degrees 41 minutes 10 seconds left for 616.22 feet; then deflecting North 89 degrees 53 minutes 8 seconds for 584.31 feet to Highway 10; then West 80.62 feet in Section 21, Township 33, Range 27.

8.26 acres

Myron E. Jensen

10-121-3400

That part of the South $\frac{1}{2}$ of the SW $\frac{1}{4}$ of Section 21, Township 33, Range 27 described by instrument 210932. Subject to easements: That part of the South $\frac{1}{2}$ of the SW $\frac{1}{2}$ as follows: Commencing at the NE corner of the SW $\frac{1}{2}$ of the SW $\frac{1}{2}$ of said Section 21; then South along the East line of said SW $\frac{1}{2}$ of SW 2, a distance of 72.65 feet to Southerly right of way line of US Highway 10; then West along said Southerly right of way line, a distance of 550 feet; then South deflecting 90 degrees left a distance of 570 feet; then East deflecting 88 degrees 41 minutes 10 seconds left along a line hereinafter referred to as Line X, a distance of 616.22; to point of beginning of land to be described; then North deflecting 89 degrees 53 minutes 08 seconds left a distance of 584.31 feet to said Southerly right of way line of US Highway 10; then East along said Southerly right of way line, a distance of 457.02 feet then South deflecting 90 degrees 45 minutes 58 seconds right a distance of 594.82 feet to the intersection of the Easterly extension of said Line X, then West along said extended line, a distance of 463.75 feet to the point of beginning. Containing 6.23 acres subject to easement for ingress and egress over the North 33 feet of the East 20 feet.

6.23 acres

10-121-3402

Zim Art Picture Company

That part of the South $\frac{1}{2}$ of the SW $\frac{1}{4}$ of Section 21, Township 33, Range 27 described by instrument 210933. Commencing at the NE corner of the SW $\frac{1}{4}$ of Section 21; then South along the East line of the SW $\frac{1}{4}$ of the SW $\frac{1}{4}$, a distance of 72.65 feet to the Southerly right of way line. NE of US Highway 10; then West along said Southerly right of way line, a distance of 550 feet; then South deflecting 90 degrees left, a distance of 570 feet; then East deflecting 88 degrees 41 minutes 10 seconds left along a line hereinafter referred to as Line X, a distance of 616.22 feet; then North deflecting 89 degrees 53 minutes 08 seconds left a distance of 584.31 feet to said Southerly right of way line of US Highway 10; then East along said Southerly right of way line a distance of 457 .02 feet to the point of beginning of land to be described; then South deflecting 90 degrees 45 minutes 58 seconds

10-121-3405

Zim Art/10-121-3402 - continued

right, a distance of 594.82 feet to the intersection of the Easterly extension of said Line X; then East along said extension line a distance of 463.75 feet to a line parallel with and distance 319.80 feet West of the East line of said South $\frac{1}{2}$ of the SW $\frac{1}{4}$; then North along said parallel line, a distance of 605.40 feet to said Southerly right of way line of US Highway 10, then West along Southerly right of way line of US Highway 10 a distance of 457.02 feet to point of beginning. Containing 6.34 acres together with an easement for ingress and egress over and across the North 33 feet of the East 20 feet of the following described property: that part of the South $\frac{1}{2}$ of the SW ½ of Section 21, Township 33, Range 27, Sherburne County, described as follows: Commencing at the NE corner of the SW $\frac{1}{4}$ of the SW $\frac{1}{4}$ of said Section 21, then South along the East line of said SW $\frac{1}{4}$ a distance of 72.65 feet to the Southerly right of way line of US Hwy 10; then West along the Southerly right of way line, a distance of 550 feet then South deflecting 90 degrees left a distance of 570 feet then East deflecting 88 degrees 41 minutes 10 seconds left along the line hereinafter referred to as Line X, a distance of 616.22 feet to the point of beginning of land to be described: then North deflecting 89 degrees 53 minutes 08 seconds left, a distance of 584.31 feet to said Southerly right of way line of US Highway 10 then East along the Southerly right of way line of US Highway 10 then East along the Southerly right of way line a distance of 457.02 feet then South deflecting 90 degrees 45 minutes 58 seconds right, a distance of 594.82 feet to the intersection of the Eastern extension of said Line X; then West along said extended line, a distance of 463.75 feet; to the point of beginning containing 6.23 acres.

6.23 acres.

10-121-3401

Duane & Sharon K. Palm

That part of the South $\frac{1}{2}$ of the SW $\frac{1}{4}$ of Section 21, Township 33, Range 27 described on instrument 161103: Commencing at the NE corner of the SW $\frac{1}{4}$ of the SW $\frac{1}{4}$ of said Section 21; thence South along the East line of said SW $\frac{1}{4}$ of the SW $\frac{1}{4}$, a distance of 72.65 feet to the Southerly right-of-way line of Highway 10; thence East along said Southerly right-of-way line, a distance of 995.15 feet to the actual point of beginning, said point distance 319.80 feet West of the East line of said South $\frac{1}{2}$ of the SW $\frac{1}{4}$; thence South parallel with the East line of said South $\frac{1}{2}$ of SW $\frac{1}{4}$, a distance of 681.05 feet; thence East parallel with the said Southerly right-of-way line of Highway 10, a distance of 319.80 feet to the East line of said South $\frac{1}{2}$ of the SU $\frac{1}{4}$ of the SW $\frac{1}{4}$; thence North along said East line, a distance of 681.05 feet to the said Southerly rightof-way line of Highway 10; thence West along said Southerly right-of-way line a distance of 319.80 feet to the point of beginning.

5.00 acres

REOD, BY ММВ МАУ 1 5 1992

Klindworth Trucking

10-121-34-6

That part of the South 1/2 of SW 1/2 of Section 21, Township 33, Range 27 described by Certificate of Real Estate Value 9161: Commencing at the NE corner of the SW $\frac{1}{2}$ of the SW $\frac{1}{2}$ of said Section 21; thence South along the East line of said SW $\frac{1}{4}$ of the SW $\frac{1}{4}$, a distance of 72.65 feet to the Southerly right of way line of Highway 10; thence West along said Southerly right of way line, a distance of 550 feet; thence South deflecting 90 degrees left along a line hereinafter referred to as Line A; a distance of 570 feet to the actual point of beginning; thence East deflecting 88 degrees 41 minutes 10 seconds left, a distance of 1,544.35 feet to a line parallel with and distance 319.80 feet West of the East line of said South $\frac{1}{2}$ of the SW $\frac{1}{4}$, thence South along the said parallel line, a distance of 75.64 feet to a point, a distance 681.05 feet South, as measured along the said parallel line, from the intersection of the said parallel line and the Southerly right of way line of Highway 10, thence East parallel with the Southerly right of way line of Highway 10 a distance of 319.80 feet to the East line of said South $\frac{1}{2}$ of the SW $\frac{1}{4}$; thence South along said East line a distance of 562.89 feet to the SE corner of said South $\frac{1}{2}$ of SW $\frac{1}{4}$; thence South along the East line of said North $\frac{1}{2}$ of NW $\frac{1}{4}$, a distance of 285.08 feet to the Northerly right of way line of railroad; thence Westerly along said Northerly right of way line a distance of 1,878.77 feet to the prolongation South of said Line A from the point of beginning; thence North along said line a distance of 722.94 feet to point of beginning.

34.00 acres

Klindworth Trucking

The North $\frac{1}{2}$ of the NW $\frac{1}{4}$ of Section 28, Township 33, Range 27 North of railroad except that part sold.

.50 acres

Elwood and Alice Anderson

1.5 acre tract in the South $\frac{1}{2}$ of the SE $\frac{1}{4}$ of Section 21, Township 33, Range 27 commencing at a point where the South line of Highway 10 intersects the cart line of county road thence East along the South line of Highway 10 a distance of 336 feet thence South at a right angle and parallel to the East line of the South $\frac{1}{2}$ of the SE $\frac{1}{4}$ a distance of 183 feet thence at a right angle to the East line of county road thence North on county road to the point of beginning.

1.50 acres

Elwood & Alice Anderson

The East 96 feet of the West 432 feet of the South 80 feet of the North 263 feet of the SW $\frac{1}{4}$ of the SE $\frac{1}{4}$ of Section 21, Township 33, Range 27.

.18 acres

10-128-2105

10-121-4405

10-121-4401

Vernon & Carol Davis

The South 80 feet of the North 263 feet of the West 240 feet of the SW ½ of the SE ½ of Section 21, Township 33, Range 27 South of Highway right of way and East of town road.

.44 acres

Dennis & Elizabeth Wold

That part of the SW ½ of SE ½ of Section 21, Township 33, Range 27 described as follows: Beginning at a point 363 feet South from the intersection of the South line of the right of way line of US Highway 10 and the East line of the town road running along the West side of the SW $\frac{1}{4}$ of the SE $\frac{1}{4}$, thence South along the East line of said road a distance of 296 feet, thence East at a right angle to said road a distance of 240 feet, then North parallel with the East line of said road a distance of 296 feet, thence West 240 feet to the point of beginning.

1.63 acres

Richard E. Hudson

The South ½ of the SE ½ of Section 21, Township 33, Range 27 except 1.94 acres, except instrument #106270 and except the East 96 feet of the West 432 feet of the South 80 feet of the North 263 feet lying South of Highway 10 and East of the county road.

76.25 acres

10-122-3400

The South ½ of the SW ½ of Section 22, Township 33, Range 27.

80.00 acres

Richard E. Hudson

Richard E. Hudson

The NE $\frac{1}{4}$ of the NW $\frac{1}{4}$ of Section 27, Township 33, Range 27 north of railroad except highway.

10-121-4300

10-121-4305

10-121-4400

10-127-2100

26.90 acres

Richard E. Hudson

The North ½ of the NE ½ of Section 28, Townshp 33, Range 27 North of railroad.

26.00 acres

10-127-2105

Peter & Gayle Ahrens

That part of the NE ½ of the NW ½ of Section 27, Township 33, Range 27 lying North of railroad and West of local road that was formerly Highway 10.

.75 acres

Peter & Gayle Ahrens

The NW $\frac{1}{4}$ of NW $\frac{1}{4}$ of Section 27, Township 33, Range 27 lying North of railroad right of way.

16.00 acres

REC'D, BY MAY 1 5 1992 ММВ

10-127-2201

10-128-1100

