JOINT RESOLUTION AMENDING THE JOINT RESOLUTION AS TO ORDERLY ANNEXATION BETWEEN THE CITY OF ST. CLOUD AND THE TOWN OF ST. AUGUSTA.

WHEREAS, the Town of St. Augusta ("Town") and City of St. Cloud ("City") have adopted a Joint Resolution as to orderly annexation dated August 19, 1974 ("Orderly Annexation Resolution"), which calls for the orderly annexation of certain areas of the Town by the City, which area includes the following described property ("Subject Property"):

That part of the Northeast Quarter of the Northwest Quarter (NE¼ NW¼) and of Government Lot One (1), Section One (1), Township One Hundred Twenty-three (123) North, Range Twenty-eight (28) West, Stearns County, Minnesota, and that part of the Mississippi River described as follows:

Beginning at the north quarter corner of said Section One (1); thence North 88 degrees 59 minutes 12 seconds West on an assumed bearing along the north line of said Northeast Quarter of the Northwest Quarter (NE NW NW 1) 1131.72 feet to the northeast corner of Parcel 257 of State Highway Right of Way Plat No. 73-31, according to the recorded plat thereof; thence South 25 degrees 41 minutes 03 seconds East, along the easterly right-of-way line of said State Highway Right of Way Plat No. 73-31, a distance of 1015.13 feet; thence South 89 degrees 05 minutes 19 seconds East to the thread of stream of the Mississippi River; thence northwesterly and northerly, along said thread of stream to its intersection with a line drawn from the northeast corner of said Government Lot One (1), at a right angle to said thread of stream; thence westerly to said northeast corner; thence westerly, along the north line of said Government Lot One (1), a distance of 692 feet, more or less to the point of beginning. Subject to easements of record.

WHEREAS, the Orderly Annexation Resolution provides for the annexation of areas within the specified area of the Town through adoption of a Joint Resolution amending the Orderly Annexation Resolution to allow annexation of portions of the area designated in the Orderly Annexation Resolution to the City;

WHEREAS, the Town and City have been presented with a request for annexation of the Subject Property to the City so that the Subject Property may be provided certain municipal services unavailable in the

Town which will allow it to more fully develop and enhance the general welfare of the residents of the City and the Town;

WHEREAS, the Subject Property is about to become urban or suburban in character and the Town and the City are capable of providing municipal services thereto;

WHEREAS, the Town and the City find that it is in the public interest to allow annexation of the Subject Property to the City in accordance with the terms and conditions contained in a Joint Powers Agreement, a copy of which is attached hereto as Exhibit "A";

NOW, THEREFORE, be it resolved jointly by the Town Board of Supervisors for the Town of St. Augusta, Minnesota, and the City Council for the City of St. Cloud, Minnesota, as follows:

- 1. The Orderly Annexation Resolution is hereby amended to provide for annexation of the Subject Property to the City conditioned upon the City and Town approving and entering into the Joint Powers Agreement, a copy of which agreement is attached hereto as Exhibit "A." No consideration by the Minnesota Municipal Board as to annexation of the Subject Property is necessary, and upon receipt of this Resolution and a fully executed copy of the Joint Powers Agreement, the Minnesota Municipal Board is hereby authorized to review and comment but shall, within thirty (30) days, order the annexation of the Subject Property.
- 2. The Town and City do hereby approve the Joint Powers Agreement in the form attached hereto as Exhibit "A" and authorize the Chairman and Town Clerk to execute the agreement on behalf of the Town and the Mayor and City Clerk to execute the agreement on behalf of the City.

- The Orderly Annexation Resolution, as amended hereby, shall remain in full force and effect except to the extent it is inconsistent with the terms of this Resolution.
- The Town Clerk and City Clerk are hereby authorized and 4. directed to file a fully executed copy of this Resolution, each with the other, and, upon execution by the City and Town and approval by third parties as specified therein of the Joint Powers Agreement, are hereby authorized and, upon submission of evidence satisfactory to the Town and City that all contingencies to the purchase of the Subject Property from the First American National Bank as Trustee of the Frank A. Laudenbach Trust by Spee Dee Delivery, Inc., May Printing Co., Inc., and the Housing & Revelopment Authority in and for the City of St. Cloud, their successors or assigns have been removed, are directed to file a copy of this Resolution with the Minnesota Municipal Board.

This Resolution adopted by the Town Board of Supervisors this 21 day of Scena, 1988. TOWN OF ST. AUGUSTA, MINNESOTA

By Chairman, Board of Supervisors

This Resolution adopted by the City Council this 20 day of

Attested:

Attested:

CITY OF ST. CLOUD, MINNESOTA

By Moriey Brusell By Thanks & Minkelman

## EXHIBIT A

## JOINT POWERS AGREEMENT

This Agreement is made and entered into as of the 2/5 day of Just , 1988, by and between the CITY OF ST. CLOUD, a municipal Corporation organized and existing pursuant to the laws of the State of Minnesota ("City"), and the TOWN OF ST. AUGUSTA, a township organized and existing pursuant to the laws of the State of Minnesota ("Town").

## RECITALS:

- A. The City and Town are public bodies, corporate and politic, organized and existing pursuant to the laws of the State of Minnesota which are authorized pursuant to Minnesota Statutes Section 471.59 to enter into joint powers agreements for the purposes of cooperating in the undertaking of certain activities which promote the general welfare of their respective jurisdictions;
- B. First American National Bank as Trustee of the Frank Lauden-bach Trust ("Trust"), Spee Dee Delivery, Inc., a Minnesota business corporation ("Spee Dee"), May Printing Co., Inc., a Minnesota business corporation ("May"), and The Housing & Redevelopment Authority in and for the City of St. Cloud, a public body corporate and politic pursuant to the laws of Minnesota ("HRA"), have approached the Town and City concerning the annexation of the following described property ("Subject Property") into the City:

That part of the Northeast Quarter of the Northwest Quarter (NE4 NW4) and of Government Lot One (1), Section One (1), Township One Hundred Twenty-three (123) North, Range Twenty-eight (28) West, Stearns County, Minnesota, and that part of the Mississippi River described as follows:

Beginning at the north quarter corner of said Section One (1); thence North 88 degrees 59 minutes 12 seconds West on an assumed bearing along the north line of said Northeast

Quarter of the Northwest Quarter (NE½ NW½) 1131.72 feet to the northeast corner of Parcel 257 of State Highway Right of Way Plat No. 73-31, according to the recorded plat thereof; thence South 25 degrees 41 minutes 03 seconds East, along the easterly right-of-way line of said State Highway Right of Way Plat No. 73-31, a distance of 1015.13 feet; thence South 89 degrees 05 minutes 19 seconds East to the thread of stream of the Mississippi River; thence northwesterly and northerly, along said thread of stream to its intersection with a line drawn from the northeast corner of said Government Lot One (1), at a right angle to said thread of stream; thence westerly to said northeast corner; thence westerly, along the north line of said Government Lot One (1), a distance of 692 feet, more or less to the point of beginning. Subject to easements of record.

- C. The Subject Property is included in an area governed by an Orderly Annexation Resolution between the City and the Town dated August 19, 1974 ("Orderly Annexation Resolution"), which limits annexation of certain areas of the Town including the Subject Property prior to August 19, 1994;
- D. The Subject Property is about to become urban or suburban in character and the Town and the City are capable of providing municipal services thereto.
- E. The City and Town have determined that it will enhance and promote the general welfare of the Town and the City if the Subject Property is annexed to the City on the terms and conditions contained herein.

In consideration of the mutual covenants herein set forth, the City and Town agree as follows:

1. <u>Purpose</u>. The purpose of this Agreement is to provide for the public health, safety, and general welfare through cooperation in the annexation of the Subject Property to the City in a manner which provides for adequate provision of municipal services to the area while

protecting the residents of the Town residing in or near the Subject Property.

- 2. Annexation. Subject to the conditions precedent hereinafter provided, the Town agrees that it shall waive all opposition it may have to the annexation of the Subject Property by the City and shall allow the City to annex the Subject Property to the City by amendment to the Orderly Annexation Resolution. In the event the Joint Resolution of the City and Town amending the Orderly Annexation Resolution is not filed with Minnesota Municipal Board due to failure of any contingency contained therein, this Agreement shall be null, void, and of no further effect.
- 3. Zoning. The City agrees that it shall adopt an ordinance, effective as of the date the Minnesota Municipal Board orders the annexation, zoning the Subject Property as a planned unit development ("PUD") industrial zoning classification. The City also agrees to adopt, effective as of the date the Minnesota Municipal Board orders the annexation, a final plat for the Subject Property. During the review of the general development plan for the PUD and the proposed plat, the City shall cooperate with the Town in the review and shall allow the Town such input into the review process as to assure that the general development plan and proposed plat address Town concerns which shall include but not be limited to: (i) providing a drainage plan for the Subject Property, when developed, which will not increase the quantity or velocity of storm water drainage from the Subject Property onto adjoining areas of the Town; and (ii) providing that the setback and screening requirements imposed by the Town Zoning Ordinance be

incorporated into the general development plan and plat where the Subject Property abuts the Town.

- 4. Municipal Services. Prior to December 31, 1999, the Town shall provide to the Subject Property those municipal services which it customarily provides Town residents. These services shall include road maintenance and repair, assistance with police protection, and fire protection. It is understood that the level of these services shall be that level normally and customarily provided by the Town to its residents unless prior arrangements have been made between the Town, City, and HRA. It is specifically understood by and between the parties, that in the event the Town is unable to provide fire protection to the Subject Property for any reason, this service will be provided by the City.
- 5. Reimbursement. During the period that the Town provides municipal services to the Subject Property, the City agrees to pay to the Town annually a sum equal to sixty-two and twenty-five hundredths (62.25%) percent of the total tax receipts received by the City from taxes levied by the City against the Subject Property. In the event the Town is unable to provide fire protection to the City, the amount paid annually shall be reduced to an amount equal to fifty-five (55%) percent of the total tax revenues received by the City from taxes levied by the City against the Subject Property. Payments shall be due and payable to the Town each year on June 30, of the year in which the tax revenues are received by the City.
- 6. Shortfalls. It is understood by the City and the Town that development on the Subject Property will be undertaken at a rate which may require municipal services to be provided to the Subject Property

prior to the time in which tax revenues will be generated to cover the costs incurred by the Town in provided these services. The City and Town agree that prior to the date when the reimbursements provided above are sufficient to cover the actual costs of the services provided, the Town shall be reimbursed by Spee Dee and May for the difference between actual costs incurred to provide the municipal services and the amount received from the City. In order to facilitate payment of these costs, the Town may make such arrangements with Spee Dee and May as it deems appropriate and may, at its discretion, request Spee Dee and May to provide such financial guarantees as the Town deems necessary to secure payment. During the period when Spee Dee and May are reimbursing the Town for its actual expenses, the Town agrees to work with Spee Dee and May to establish the level of services which Spee Dee and May require for the Subject Property during the various stages of development. By its approval of this Agreement, Spee Dee and May accept the terms of this paragraph.

- 7. <u>Future Annexation</u>. In the area designated in the Orderly Annexation Resolution, after August 19, 1994, and prior to January 1, 2010, the City shall not initiate any annexation of Town land without having first provided the Town with a minimum of two (2) years notice of the City's intention to initiate such annexation. This shall not affect the right of individual property owners to petition for annexation in accordance with the terms of the Orderly Annexation Resolution and, thereafter, in accordance with Minnesota law.
- 8. <u>Future Sewer Connection</u>. On November 19, 1984, the City adopted Resolution No. 1984-11-193 establishing a policy on providing City services outside the corporate limits of the City. The policy

presently prohibits extension of services including sewer to unincorporated areas outside of the corporate limits of the City. Should the policy be changed so as to permit towns to enter into agreements for the provision of sewer service by the City without prior annexation of the area to be served, the City agrees to negotiate any sewer use agreement with the Town under terms similar to those negotiated under then existing agreements between the City and other municipalities.

- 9. Term. This Agreement shall take effect upon execution and shall remain in full force and effect until all the conditions contained herein and agreements made by the parties have been fulfilled.
- 10. <u>Liability</u>. In all activities under this Agreement, the City and Town shall be deemed to be exercising their governmental functions so that each shall not be liable to any other person, firm, partnership, or other entity for any negligence of its officers, employees, or agents.
- 11. <u>Default</u>. In the event either the City or Town is in default under the terms of this Agreement, in addition to any other remedies available to it at law or equity, the non-defaulting party may bring an action for specific performance to compel the performance of this Agreement in accordance with its terms. In the event the party bringing an action to enforce any provision of this Agreement prevails, it shall be entitled to all its costs, disbursements, expenses, and attorneys' fees incurred as a result of such action.
- 12. Modification of Agreement. This Agreement may be modified or amended at any time by written agreement of the parties approved and executed in the same manner provided for adoption of this Agreement.

  No amendment or modification of paragraph 6 this Agreement shall be

effective as to Spee Dee and May, however, unless express written approval of such modification or amendment has been given by Spee Dee and May, which are and shall remain a third party beneficiary to this Agreement between the City and Town.

- Severability. In the event any portion of this Agreement is found to be void, unenforceable, or unconstitutional, or any combination of these, by a court of competent jurisdiction, the remaining portions of this Agreement shall remain in full force and effect.
- Statutory Authority. This Agreement is made between the City 14. and Town pursuant to the powers of each under the Joint Exercise of Powers Act as codified in Minn. Stat. §471.59.
- Adoption of Agreement. This Agreement shall not be binding upon either party until the City Council for the City and the Town Board of Supervisors for the Town shall have regularly adopted this Agreement by resolution, shall have entered such resolution in its records and procedures, and shall have certified a true copy to the Town Clerk or City Clerk, whichever the case may be.

The Town and City have set their hands to this Agreement as of the day and year first above written.

Minnesota

CITY OF ST. CLOUD, Stearns County,

Attested:

Approved as to form:

Attested:

TOWN OF ST. AUGUSTA, Stearns County, Minnesota

Approved as to form:

## APPROVAL

Spee Dee Delivery, Inc., a Minnesota corporation, its successors and assigns, May Printing Co., a Minnesota business corporation, its successors and assigns, and First American National Bank, a national banking association, as Trustee of the Frank A. Laudenbach Trust, do hereby accept the terms contained in this Agreement and consent to said terms as if it were a party hereto.

FIRST AMERICAN NATIONAL BANK AS TRUSTEE OF THE FRANK A. LAUDENBACH TRUST

Douglas A.) Holzkamp

By Jerome H/ Johnson

SPEE DEE DELIVERY, INC.

By Longly M. Weares! Its Tres.

MAY PRINTING CO., INC.

Its West La Con.

wledged before me this 2/ day Effect and LERCY RAMACHER., T. AUGUSTA, Minnesota, on behalf
Hanluf Vembug J. Welnberger, Jr. Stanley J. Welnberger, Jr. Notary Public-Minnesota Steams County My Comm. Exp. 12-21-83
wledged before me this day and, CLOUD, Minnesota, on behalf of
tary Public
notary resonally appeared DOUGLAS A. known, who, being by me duly vely the lie les that Office and NATIONAL BANK AS TRUSTEE OF THE ation named in the foregoing to said instrument is the corhat said instrument was signed on by authority of its Board of and Second to said  The free act and deed of said  LINDA K. GUGGENBERGER  SHERBURNE COUNTY  My Commission Expires June 14, 1991

STATE OF MINNESOTA)

OUNTY OF Steams)

On this Adday of June, 1988, before me, a Notary Public within and for said County, personally appeared Monday Weeres to me known, who, being by me duly sworn, each did say that he is respectively the Message of SPEE DEE DELIVERY, INC., the corporation named in the foregoing instrument, and that the seal affixed to said instrument is the corporate seal of said corporation, and that said instrument was signed and sealed in behalf of said corporation by authority of its Board of Directors and said Monday Weeres acknowledged said instrument to be the free act and deed of said corporation.

Notary Public LUANNE M. BAROS
NOTARY PUBLIC - MINNESOTA
MORRISON COUNTY
My commission expires 1-14-92

STATE OF MINNESOTA)

COUNTY OF Stearns;

On this 34th day of June, 1988, before me, a Notary Public within and for said County, personally appeared Scott May, to me known, who, being by me duly sworn, each did say that he is respectively the Executive Dice Resident of MAY PRINTING CO., INC., the corporation named in the foregoing instrument, and that the seal affixed to said instrument is the corporate seal of said corporation, and that said instrument was signed and sealed in behalf of said corporation by authority of its Board of Directors and said Scott May acknowledged said instrument to be the free act and deed of said corporation.

LUANNE M. BAROS

HOTARY PUBLIC = MINNESOTA

MORRISON COUNTY

My commission expires 1-14-92

THIS INSTRUMENT DRAFTED BY:

HALL, BYERS, HANSON, STEIL & WEINBERGER, P.A. Stanley J. Weinberger, Jr. 921 First Street North P.O. Box 966 St. Cloud, MN 56302 (612) 252-4414

