

CITY OF FARMINGTON DAKOTA COUNTY, MINNESOTA

RESOLUTION 2024-30

A RESOLUTION APPROVING ANNEXATION OF CERTAIN PROPERTY PURSUANT TO THE JOINT RESOLUTION FOR ORDERLY ANNEXATION BY AND BETWEEN THE TOWNSHIP OF CASTLE ROCK AND THE CITY OF FARMINGTON

WHEREAS, the City of Farmington ("City") and the Township of Castle Rock ("Township") have previously adopted a Joint Resolution for orderly annexation of certain unincorporated areas located within Dakota County pursuant to Minnesota Statutes, Section 414.0325, Subd. 1(f) (City Resolution No. R18-17), attached hereto as Attachment A; and

WHEREAS, that Joint Resolution has been reviewed and approved by the State of Minnesota, also as required by law; and

WHEREAS, the Joint Resolution provides for the annexation of land within the designated area upon the satisfaction of certain conditions, including petition of the property owner; and

WHEREAS, as required by the Joint Resolution, the City has received a petition and a legal description, attached hereto as Attachment B, from the sole owner of property within the designated area comprising approximately 178.58 acres and having a population of zero; and

WHEREAS, the purpose of the annexation is to transfer jurisdiction over the property to enable the more efficient extension and delivery of services provided by the City including, but not limited to, connection to the City sewer system; and

WHEREAS, that upon annexation, the property will become immediately subject to the exclusive control and jurisdiction of the City for land use and other purposes, and the City will become obligated to provide the Township with tax reimbursement in accordance with the Joint Resolution.

NOW, THEREFORE BE IT RESOLVED by the Farmington City Council that the City of Farmington, pursuant to Section 6 of the Joint Resolution, hereby adopts this Annexation Resolution and requests the State of Minnesota, Office of Administrative Hearings, without hearing or modification of the boundaries, to immediately order the annexation of the property described in the petition, Attachment B, to the City of Farmington, in accordance with the provisions of the Joint Resolution, Attachment A.

Adopted by the City Council of the City of Farmington, Minnesota, on this 15th day of April 2024.

ATTEST:

Joshua Hoyt, Mayor

Shipley Rappecksler, City Clerk

Resolution 2024-30 Page 2 of 2

ATTACHMENT A

JOINT RESOLUTION NO. R18-17

ATTACHMENT B

PETITION FOR ANNEXATION WITH LEGAL DESCRIPTION

OF THE PROPERTY

Attachment "A"

RECEIVED

JOINT RESOLUTION ESTABLISHING AN ORDERLY ANNEXATION AGREEMENT BETWEEN THE CITY OF FARMINGTON AND CASTLE ROCK TOWNSHIP

City of Farmington Resolution No. R18-17 Castle Rock Township Resolution No. 2017-06

WHEREAS, on September 12, 2006 the City of Farmington ("City") and Castle Rock Township ("Town"), entered into an orderly annexation agreement, which expired on December 31, 2016; and

WHEREAS, the City and Town desire to enter into a new orderly annexation agreement to accommodate growth in a cooperative, planned, and orderly fashion; and

WHEREAS, Minnesota Statutes, section 414.0325 authorizes townships and cities to provide for the orderly annexation of unincorporated areas that they determine are in need of orderly annexation; and

WHEREAS, the City and Town agree that there is a public need for the coordinated, efficient and cost-effective extension of sewer and water services to promote economic growth and development, and provide for the efficient delivery of desired or required public services; and

WHEREAS, the property depicted in attached Exhibit A ("Annexation Area") is about to become urban or suburban in nature and the City is capable of providing sewer, water and other public services within a reasonable time; and

WHEREAS, the establishment of a process of orderly annexation of said lands is beneficial to the residents and owners of said lands, and permit the City to extend municipal services in a planned and efficient manner.

WHEREAS, the extension of sewer, water, and other public services can only be provided in prioritized phases if the process and timing of service requirements are clearly identified and jointly agreed upon in advance of the City's capital planning, commitment, and expenditure; and

WHEREAS, the City and Town desire to accomplish the orderly annexation of the Annexation Area and the extension of municipal services in a mutually acceptable and beneficial manner without the need for a hearing before the Municipal Boundary Adjustments Unit ("MBAU") of the Office of Administrative Hearings, or its successor, and with the purpose of avoiding annexation disputes, enter into this joint resolution and agreement for orderly annexation pursuant to Minnesota Statutes, section 414.0325.

NOW, THEREFORE, BE IT RESOLVED, that the City of Farmington and the Town of Castle Rock hereby enter into this Joint Resolution Establishing an Orderly Annexation Agreement (hereinafter referred to as "Agreement") and agree to the following terms:

1. Annexation Area

- 1.1. The map attached hereto as Exhibit A entitled "Annexation Area" shall be the framework for annexation from 2016 through 2030 (inclusive). The map constitutes the Annexation Area, and denotes areas from which annexation may occur under this Agreement. It is not necessary that all of the land constituting the Annexation Area be annexed within the time period set forth in this Agreement.
- 1.2. The lands included within the 2016 through 2030 Annexation Area are designated for future urban development within the City. The Town agrees to oppose any efforts to include any of the lands within the Annexation Area into any governmental jurisdiction other than the City unless the City expressly agrees to such annexation.

2. Authority to Annex

- 2.1. The City shall have the right to annex land from within the Annexation Area during the period from the date of this Agreement through December 31, 2030, provided such annexations occur in accordance with the terms and conditions of this Agreement. The annexation pace shall be consistent with the requirements and standards set forth in the Comprehensive Plan, and zoning and subdivision regulations of the City.
- 2.2. Annexation will be limited to property that is, at the time of the proposed annexation, contiguous to the corporate limits of the City.
- 2.3. All annexations shall be subject to the prevailing Comprehensive Plan, the Zoning Ordinance, and subdivision regulations of the City.
- 2.4. The Town will not file any objection with the MBAU concerning the City's annexation of any land within the Annexation Area described above, so long as the annexation complies with the terms and conditions of this Agreement.

3. Comprehensive Planning

3.1. The City will revise its Comprehensive Plan as needed to address properties located within the Annexation Area.

- 3.2. Except as provided in Sections 3.3 or 3.4, the Planning Commission and/or the City Council of the City shall not adopt an initial Comprehensive Plan designation for any property located within the Annexation Area, or subsequently modify, change, or alter in any way that initial Comprehensive Plan designation, without providing the Town reasonable advance notice of, and a reasonable opportunity to comment on, any such adoption, modification, change or alteration.
- 3.3. With regard to any proposed industrial or commercial use of property, the Planning Commission and/or the City Council of the City of Farmington shall not adopt an initial Comprehensive Plan designation for any property located within the Annexation Area, or subsequently modify, change, or alter in any way that initial Comprehensive Plan designation, without the consent of the Town Board, which consent may not be unreasonably withheld.
- 3.4. With regard to any proposed medium to high density residential, industrial, or commercial use that is proposed to be constructed within 150 feet of the west property line of any Town residence that is located adjacent to Berring Avenue, the Planning Commission and/or the City Council of the City shall not adopt an initial Comprehensive Plan designation for any property located within the Annexation Area, or subsequently modify, change, or alter in any way that initial Comprehensive Plan designation, without the consent of the Town Board, which consent may not be unreasonably withheld.
- 3.5. With regard to any future development proposed to be constructed along the west property line of any Town residence that is located adjacent to Berring Avenue, the City will not obtain or require any permanent easements or rights-of-way from the owners of the Berring Avenue properties in question.

4. Planning and Land Use Control

4.1. Pursuant to Minnesota Statutes, section 414.0325, subdivision 5(a), the parties agree the City shall have the authority to exercise planning authority within the Annexation Area as provided in this section. Prior to the actual annexation of a parcel of property located within the Annexation Area, the City's exercise of such planning authority shall be limited to adopting a Comprehensive Plan designation for that parcel, which will not affect the parcel's land use unless and until the annexation of the parcel is complete. Upon the effective date of the annexation of a parcel of property into the City, the parcel shall become subject to the City's land use regulations. Prior to the effective date of annexation, the zoning and use(s) of a parcel located within the Annexation Area, and the construction or modification of structures located thereon, shall be controlled by the Town's Comprehensive Plan, Zoning Code, regulations and procedures, unless otherwise agreed to in writing by the City and the Town.

5. Incorporation of the Town

5.1. The City agrees it will support by resolution the future incorporation by the Town as a city and shall take no actions opposing such incorporation. Such incorporation will be consistent with a permanent boundary that does not include any portion of the Annexation Area unless the City and the Town agree to include such portion in the incorporation.

6. Annexation Process

- 6.1. Annexations within the Annexation Area shall occur only if the owners of the properties to be annexed located within the Annexation Area petition the City for annexation. The City agrees to reject any petition that does not comply with the terms of this Agreement.
- 6.2. If the City intends to act on a petition to annex a parcel of property within the Annexation Area, the City shall, within 14 days of receipt of a petition to annex such property, submit to the Town the following:
 - (a) The legal description and a map of the property proposed to be annexed; and
 - (b) A description of the proposed use of said property, if known by the City, and with the express understanding that the City reserves the right to accept or reject any such proposed use.

Upon receipt of submittals set forth above, the Town shall have 30 days in which to provide comments on the proposed annexation to the City.

- 6.3. Any time after the 30-day comment period, and review and consideration of any comments provided by the Town, the City may act by resolution to annex the parcel, provided such annexation is consistent with the terms of this Agreement. The Town shall not be responsible for any costs associated with the City's annexation of the parcel including, but not limited to, any fees for filing the annexation with the MBAU.
- 6.4. During the term of this Agreement, petitions for the annexation of areas located outside of the Annexation Area shall not be accepted, processed or approved by the City without the express written consent of the Board of Supervisors of the Town. This provision shall remain in effect through December 31, 2030 even if this Agreement terminates earlier than December 31, 2030 as provided herein.

7. Road Maintenance and Improvements; Transportation Planning; Road and Bridge Account

- 7.1. Road Maintenance Prior to Annexation. The Town shall continue its normal maintenance of existing Town roads, bridges, drainage facilities, and street signage for any roads and facilities located within the Annexation Area until the property adjacent to or surrounding such roads and facilities is annexed by the City.
- 7.2. <u>Joint Maintenance/Improvement Expenses</u>. The City and Town agree to develop a joint policy for sharing the cost of maintaining and improving Town roads that are adjacent to any property that is annexed pursuant to the terms of this Agreement. Such joint policy shall be consistent with the provisions of Minnesota Statutes, section 414.038.
- 7.3. <u>Joint Transportation Planning</u>. The City and the Town will work in cooperation with Dakota County, MnDOT and developers to ensure that any new development within the Annexation Area properly addresses:
 - (a) the transportation needs of the project;
 - (b) projected impacts on City and/or Town roads, especially those that are likely to result in the need to make improvements or upgrades due to increased traffic and/or different types of usages; and
 - (c) compliance with the transportation system set forth in the City's Comprehensive Plan.
- 7.4. Road and Bridge Account. The Town shall maintain the road and bridge account it created that is separate from its existing road and bridge account. Payments of the type referred to in Section 9.1 below shall be deposited into the separate account. The Town may annually transfer up to 7.5% of each such deposit into its general revenue fund. Funds in the separate road and bridge account shall be used exclusively for the following purposes:
 - (a) <u>Maintenance</u>. The funds in question may be applied to roadway maintenance costs on Roadway Segments A, B, C or D, as identified on the attached Exhibit B, and on Berring Avenue and 230th Street
 - (b) <u>Improvements</u>. The funds in question may be applied to the cost(s) of constructing, reconstructing, paving or otherwise improving Roadway Segments A, B, C or D, as identified on the attached Exhibit B, and 230th Street.

The Town's engineer shall discuss any proposed or anticipated expenditure in excess of \$2,500 with the City's Public Works Director prior to the authorization or commencement of the work in question. Any funds that remain in the account upon the expiration of this Agreement shall be returned to the City unless the parties have mutually agreed in writing, prior to said expiration,

that those funds may be retained by the Town for other costs attributable to any additional development that occurs within an area subject to any separate Orderly Annexation Agreement between the City and the Town. The funds placed in the separate road and bridge account pursuant to the previous orderly annexation shall remain in the account and shall be used as provided in this Agreement.

7.5. The City shall reimburse the Town for all unpaid amounts the Town assessed, levied, or otherwise placed against property, in addition to the regular assessment of property taxes, whether pursuant to a 429 special assessment project, 365A subordinate service district, a service charge being collected under Minnesota Statutes, section 366.012, or other amount lawfully imposed on the property prior to the effective date of the annexation of the property. The City shall also reimburse the Town for any portion of debt incurred by the Town prior to the annexation and that is attributable to the property annexed, but for which no special assessments are outstanding. The reimbursement of these amounts shall occur in substantially equal payments over a period of not less than two or no more than eight years.

8. Statutory Sharing of Tax Revenues

- 8.1. Property tax revenue generated by annexed properties shall be allocated between the City and the Town on the following basis:
 - (a) Ash Street Orderly Annexation Area. For any past or future annexations involving properties located within the Ash Street Orderly Annexation Area, property tax revenues related to commercial or industrial properties (only) will be shared by the City and the Town in accordance with the following:

Years Starting from when City Becomes the Levying Authority	Percentage of Town Taxes to be Paid to Town in the Year
1 st Year	90%
2 nd Year	70%
3 rd Year	50%
4 th Year	30%
5 th Year	10%
6 th Year	0%

Any past payments due to the Town pursuant to this provision shall be calculated and paid as if this provision had been in effect as of the date of annexation. Property taxes payable on the annexed land shall continue to be paid to the Town for the year in which the annexation becomes effective. If the annexation becomes effective on or before August 1 of a levy year, the City may levy on the annexed area beginning with that same

levy year. If the annexation becomes effective after August 1 of a levy year, the Town may continue to levy on the annexed area for that levy year, and the City may not levy on the annexed area until the following levy year.

(b) <u>Future Annexations</u>. For any future annexations of properties located outside of the Ash Street Orderly Annexation Area, property tax revenues related to properties located within the 2016-2030 Annexation Area shall be shared pursuant to Section 9.1 of this Agreement.

9. Tax Rebates to the Town

9.1. Payments to Town. Except as otherwise provided in this Agreement, upon annexation of any land per this Agreement, the Town shall not be entitled to receive tax revenue rebates from the City until such time as the property is developed or redeveloped. When development or redevelopment occurs, and the improved property is assessed in a manner that reflects the value of the completed development improvements, the Town shall begin to receive tax revenue rebates. The tax rebate received by the Town on any given developed or redeveloped parcel shall be equal to 50% of the amount of the City's share of the total property taxes paid on that parcel in the first tax year that reflects the full value of the completed initial improvements. Improvements shall be considered "completed" when the City issues a Certificate of Occupancy.

The payments due to the Town pursuant to this Agreement will be made within 60 days of the City's receipt of the property tax revenue(s) in question, or within 60 days of receipt by the City of the annual accounting from the Town, whichever is later.

9.2. The Town will provide an annual accounting of the use of funds from the Road and Bridge Account referred to herein. If the City wishes to challenge the accounting, it may do so at its own expense. If there is an error in the Town's accounting, the error will be corrected by mutual agreement of the parties. If the error is in the Township's favor, the expense the City incurred to audit the Township's accounting will be paid through a reduction of funds owed to the Township pursuant to this Agreement.

10. Dispute Resolution and Amendment

- 10.1. Disputes concerning this Agreement shall be resolved as follows:
 - (a) <u>Negotiation</u>. When a disagreement over interpretation of any provision of this Agreement occurs, the City and Town must meet at least once, at a mutually convenient time and place, to attempt to resolve the dispute through negotiation.

- (b) Mediation. If the parties are unable to resolve a dispute, claim or counterclaim, or are unable to negotiate a mutually acceptable interpretation of any provision of this Agreement, the parties may mutually agree in writing to seek relief by submitting their respective grievances to non-binding mediation.
- (c) Adjudication. When the parties are unable to resolve a dispute, claim or counterclaim, or are unable to negotiate a mutually acceptable interpretation of any provision of this Agreement, or are unable to agree to submit their respective grievances to non-binding mediation, then either party may seek relief through initiation of an action in a court of competent jurisdiction. In addition to the remedies provided for in this Agreement and any other available remedies at law or equity, in the case of a violation, default or breach of any provision of this Agreement, the non-violating, non-defaulting, non-breaching party may bring an action for specific performance to compel the performance of this Agreement in accordance with its terms. If a court action is required, the court may reimburse the prevailing party for its reasonable attorney's fees and costs.

11. General Terms and Provisions

- 11.1. This Agreement may not be modified, amended or altered except upon the written joint resolution of the City and Town, duly executed and adopted by the City Council and Town Board of Supervisors, and filed with the MBAU. Either party to this Agreement may request an amendment. Requests for amendments will first be considered by each jurisdiction's Planning Commission. Their recommendations shall be forwarded to the Town Board and the City Council.
- 11.2. The City and Town agree to meet jointly on an annual basis to consider and discuss: (a) the usage of the separate road and bridge account funds during the preceding twelve months; and (b) possible modifications to this Agreement.
- 11.3. The terms, covenants, conditions and provisions of this Agreement, including the present and all future attachments, shall constitute the entire agreement between the parties, superseding all prior agreements and negotiations regarding the Annexation Area (with the exception of any jointly approved roadway maintenance agreements between the City and the Town and any payments owed to the Town pursuant to the previous orderly annexation agreement). There are no understandings, agreements or assumptions other than the written terms of this Agreement.
- 11.4. This Agreement shall be binding upon and benefit the respective successors and assigns of the City and Town. Specifically, this Agreement is binding upon the governmental entity that survives or is created by any action on the part of the Town to merge, consolidate, detach, annex, reorganize or incorporate.

- 11.5. This Agreement is made pursuant to, and shall be construed in accordance with, the laws of the State of Minnesota. In the event any provision of this Agreement is determined or adjudged to be unconstitutional, invalid, illegal or unenforceable by a court of competent jurisdiction, the remaining provisions of this Agreement shall remain full force and effect.
- 11.6. Upon the filing of this Agreement and resolution with the MBAU, the costs of which shall be paid by the City, the parties will not request any alteration of the boundaries of the land constituting the Annexation Area, or any change in the annexation of land not provided for in this Agreement. The MBAU may review and comment on the annexation resolution, but may not otherwise consider the resolution or alter the Annexation Area boundaries. Within thirty (30) days of receipt of an annexation resolution adopted by the City, which complies with this Agreement, the MBAU must order the annexation of the area described in the annexation resolution in accordance with the terms and conditions of this Agreement.
- 11.7. This Agreement shall terminate on December 31, 2030, or the date upon which all permitted annexation of land in the Annexation Area has been completed, whichever occurs sooner. Notwithstanding the termination of this Agreement, the following provisions shall remain binding and enforceable after the termination of the agreement for all properties annexed under the terms of this Agreement:
 - (a) Section 7.4 Relating to use of tax rebate funds. Any funds in the separate road and bridge account (Section 7.4 hereof) shall remain available to the Town for the purposes referred to in Section 7.4 until the later of:
 - 1. December 31, 2030, or
 - 2. Two years after the City Council's approval of the last annexation of property located within the Annexation Area that occurs prior to December 31, 2030.
 - (b) Section 9.1 Relating to tax rebates; and
 - (c) Section 9.2 Relating to annual accounting.
- 11.8. The City agrees it will provide, or continue to provide, annexed properties with City services in accordance with its usual procedures and policies in the same manner and at the same rates as it provides to other properties in the City. If City fails to provide the full range of the City services to annexed property within a reasonable time under its procedures and policies, the City agrees not to oppose an owner's petition under Minnesota Statutes, section 414.06 for detachment of the property from the City if the owner chooses to bring such a petition.

12. Binding Agreement, Chief Administration Law Judge's Review

- 12.1. No alteration of the areas set forth herein for orderly annexation, or their boundaries is appropriate. The Chief Administration Law Judge of MBAU may review and comment, but not alter the boundaries.
- 12.2. This Orderly Annexation Agreement designates certain areas as eligible for orderly annexation, and provides the conditions for the annexation of those areas. The parties agree that no consideration by the Chief Administration Law Judge of MBAU is necessary, and that therefore the Chief Administration Law Judge of MBAU may review, and comment, but shall, within thirty (30) days of the submission of a petition for annexation in conformity with this Agreement, order annexation consistent with the terms of this Orderly Annexation Agreement, and Resolutions submitted pursuant thereto.
- 12.3. This Agreement is, pursuant to Minnesota Statutes, section 414.0325, subdivision 6, a binding contract on the parties and provides the exclusive procedures by which unincorporated property identified in the Agreement may be annexed to the City. The City shall not annex any property from the Township in any manner, or by any procedure or authority that is not consistent with the terms of this Agreement. The parties do not intend any provision of this Agreement to be preempted by any provision of Minnesota Statutes, chapter 414 or any other law as it may exist or may later be adopted or amended.

Adopted on the 10th day of April, 2017.

BY THE TOWN BOARD

Town Chairperson

Attest: Bubaia M. Lung
Town Clerk

Adopted on the 20th day of March . , 2017.

BY THE CITY COUNCIL

Mayor, City of Farmington

Aftest: /

City Administrator

EXHIBIT A Map of Designated Area

(Attached hereto)

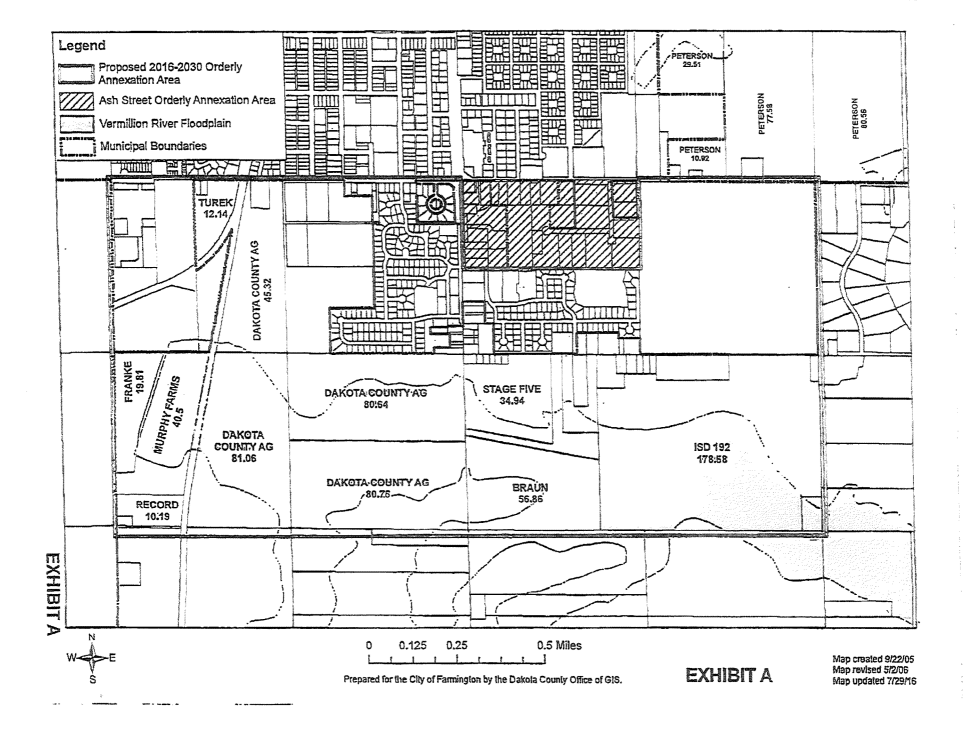
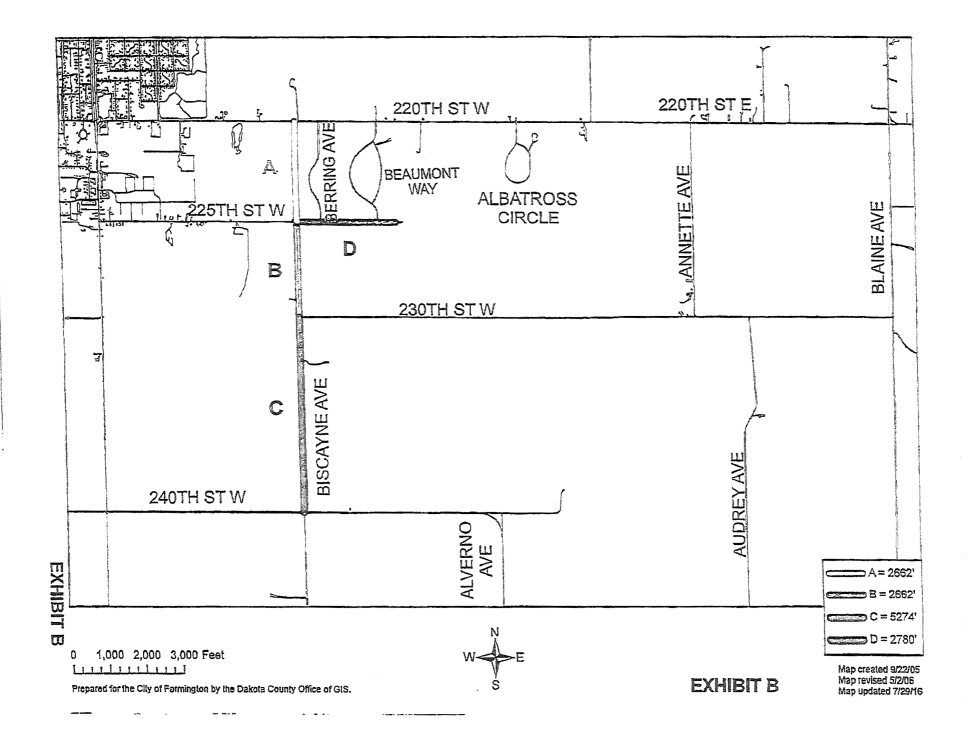


EXHIBIT B Road Segment Map

(Attached hereto)



EXIIIBIT C

Legal Description of Designated Area

All of Sections 5 and 6, Township 113 North, Range 19 West, Dakota County, Minnesota. EXCEPT the North Half of the Northwest Quarter of said Section 5. ALSO EXCEPT any property within the above described orderly annexation description that is currently within the boundaries of the City of Farmington.



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nird St., Farmington, MN 55024

651-280-6800

FarmingtonMN.gov

PETITION FOR ANNEXATION

In the Matter of the Petition by Independent School District 192, MNLCO Farmington Two, LLC, Property Owner(s) for annexation of land to the City of Farmington pursuant to Minnesota Statutes Chapter 414

To: The City Council of the City of Farmington, Minnesota

Copies to:

Dakota County Board of Commissioners

1590 West Highway 55 Hastings, MN 55033

Office of Administrative Hearings Municipal Boundary Adjustment Unit

P.O. Box 64620

St. Paul, MN 55164-0620

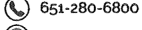
By signature hereunder, petitioner(s) affirm that he/she (they) is (are):

Town Board of Castle Rock Township 2537 240th St. West Farmington, MN 55024

Х	the sole property owner(s) of the area proposed for annexation; or
*************************	all of the property owners of the area proposed for annexation; or
	a majority of the property owners of the area proposed for annexation.
in the To parcels	eby requested that the City of Farmington annex the property herein described and now located own of Castle Rock, Dakota County, Minnesota: (Provide the legal description of the property, of property of area proposed for annexation; provide attachments containing the legal ion if it is too long for inclusion in this space.
Where p	petition is filed by residents or property owner(s):
	1) List the number of petitioners required by statute to commence this annexation proceeding:
	2) List the number of petitioners who have signed the petition:1



®	430	Third	St.,	Farmington.	MN	55024
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Marie and the department of the second	Resolution Number		Date:		
Management	Ordinance Number:		Date:	summer transfer successions	
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	f the property proposed to size of the property will d		anner and timing of the proce	ess for considering this	
Le	ss than 40 acres	All Printers and All Pr	More than 40 acres but l equal to 60 acres	ess than or	
M	ore than 60 acres	algo-removement drift	More than 200 acres		
X_Le	ss than 200 acres				
As to the p	roperty proposed for ann	nexation, annexa	ation is sought because the p	roperty is:	
1.	Owned by the City o	f Farmington.			
2.	Completely surround	ded by land with	in the Farmington City limits.		
3. <u>X</u>	Abutting the City of	Farmington on th	he NSWE (circle one) bound	ary.	
4	now served by publi	c sewer facilities	r less, AND the area to be ann and public sewer facilities an if all property owners join th	e not	
5	residential developm	nent lots averagin	proved by preliminary or finaling 21,780 square feet or lessing of the City of Farmington.	•	





430 Third St., Farmington, MN 55024



651-280-6800



FarmingtonMN gov

6. eminterinterinterinterinterinterinterinter	Not abutting the City of Farmington, but is within an existing orderly annexation area and all property owners join in the petition.
• Manufacilità con de del construir de la cons	40 acres in size or less and at least sixty percent (60%) of the property abuts the City of Farmington.
8	The property is not located within an area presently under consideration by the City of Farmington or the Municipal Boundary Adjustment Unit.
9	The property is platted.

Note: Before your property can be annexed, Minnesota Law requires that a public hearing be held preceded by at least 30 days written notice by certified mail to the Town or Towns in which the property is located and to all landowners within and contiguous to the area proposed for annexation.

The costs incurred by the City in identifying the persons to whom this notice is to be mailed and the mailing list itself will be charged to the petitioners and must be paid before the mailing goes out.

The following documents/items must be attached with the Petition:

- 1. Verification of ownership by current commitment for title insurance, owners' and encumbrancers' report, etc;
- 2. Certificate verifying the Petition was served on all parties required under Minn. Stat. Ch. 414;
- 3. Filling fee required under Minn. R. 6000.3400;
- 4. Map of the annexation area required pursuant to 6000.0800 (c);
- 5. City application fee.

Dated:	3	14		20	24	
	an S	SBE	Sig	gnature(s) of P	etitioner(s)	
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MINISTER OF THE PROPERTY AND STREET	el elle dell'orina a troppe a con eje a color a conse		nokoláli (1885), ali koli (1805), koli (1885), koli (1885), koli (1885), koli (1885), koli (1885), koli (1885),			

Legal Description

Parcel 1:

That part of the Southeast Quarter and that part of the East Half of the East Half of the Southwest Quarter, all in Section 5, Township 113 North, Range 19 West, Dakota County, Minnesota, described as follows:

Commencing at the Northeast corner of the Southeast Quarter of said Section 5; thence North 89 degrees 44 minutes 58 seconds West, assumed bearing, along the North line thereof, 123.00 feet for the point of beginning; thence South 00 degrees 15 minutes 34 seconds East, parallel with the East line of said Southeast Quarter, 412.00 feet; thence South 89 degrees 44 minutes 58 seconds East, 123.00 feet to the East line of said Southeast Quarter; thence South 00 degrees 15 minutes 34 seconds East, along said East line, 1706.57 feet to the Northeast corner of the South 528.00 feet of the East 299.00 feet of said Southeast Quarter; thence North 89 degrees 50 minutes 06 seconds West, 299.01 feet to the Northwest corner of said South 528.00 feet of the East 299.00 feet; thence South 00 degrees 15 minutes 34 seconds East, 528.01 feet to the Southwest corner of said South 528.00 feet of the East 299.00 feet; thence North 89 degrees 50 minutes 06 seconds West, along the South line of said Section 5, a distance of 3016.53 feet to the Southwest corner of the East Half of the East Half of the Southwest Quarter of said Section 5; thence North 00 degrees 14 minutes 38 seconds West, along the West line of said East Half of the East Half of the Southwest Quarter, 2123.51 feet to the Southwest corner of the North 528.00 feet of the West 412.50 feet of said East Half of the East Half of the Southwest Quarter: thence South 89 degrees 44 minutes 58 seconds East, along the South line of said North 528.00 feet of the West 412.50 feet, a distance of 412.52 feet to the Southeast corner thereof; thence North 00 degrees 14 minutes 38 seconds West, along the East line thereof, 231.01 feet to the South line of the North 297.00 feet of the South Half of said Section 5; thence South 89 degrees 44 minutes 58 seconds East, along said South line, 474.73 feet to the Southeast corner of the North 297.00 feet of the East 97.84 feet of the West 221.83 feet of the Southeast Quarter of said Section 5 (said point also being on the West line of the East 1089.00 feet of the West 1310.83 feet of the Southeast Quarter of said Section 5); thence South 00 degrees 11 minutes 16 seconds East, along said West line, 103.00 feet to the Southwest corner of the North 400.00 feet of the East 1089.00 feet of the West 1310.83 feet of the Southeast Quarter of said Section 5; thence South 89 degrees 44 minutes 58 seconds East, along the South line of said North 400.00 feet of the East 1089.00 feet of the West 1310.83 feet, a distance of 1089.03 feet to the Southeast corner thereof; thence North 00 degrees 11 minutes 16 seconds West, along the East line thereof, 400.01 feet to the Northeast corner thereof; thence South 89 degrees 44 minutes 58 seconds East, along the North line of the Southeast Quarter of said Section 5, a distance of 1215.29 feet to the point of beginning.

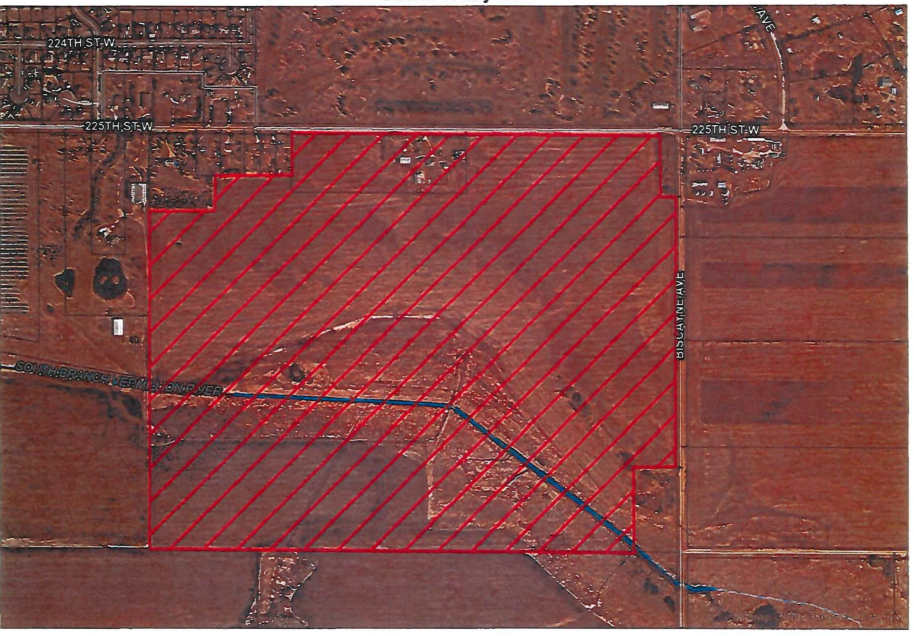
Dakota County, Minnesota Abstract Property

Parcel 2:

The North 400.00 feet of the East 1089.00 feet of the West 1310.83 feet of the Southeast Quarter of Section 5, Township 113 North, Range 19 West, Dakota County, Minnesota.

Abstract Property

Dakota County GIS



Dabeta

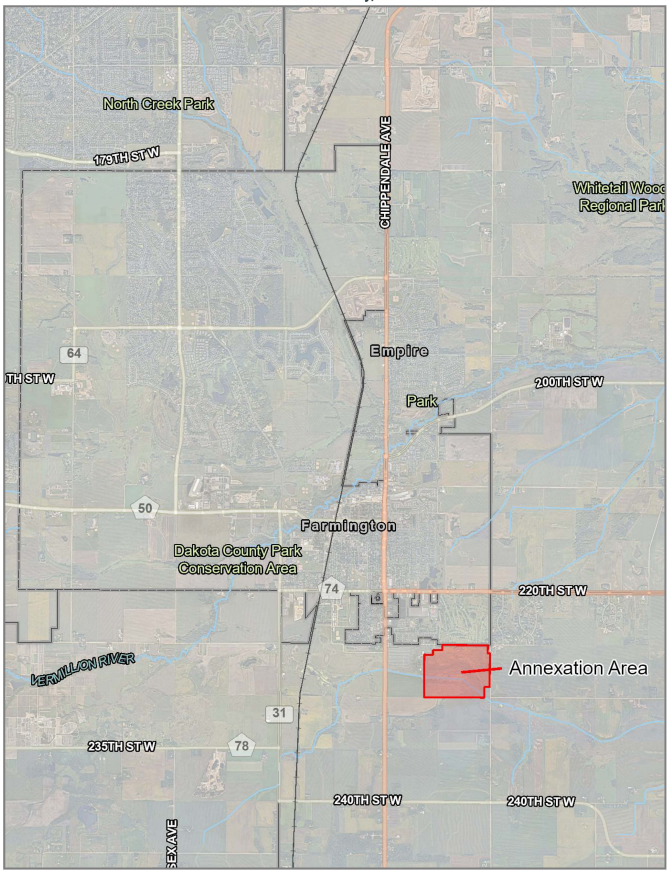
Disclaimer: Map and parcel data are believed to be accurate, but accuracy is not guaranteed. This is not a legal document and should not be substituted for a title search, appraisal, survey, or for zoning verification.

Map Scale

1 inch = 600 feet

3/5/2024

Dakota County, MN





Disclaimer: Map and parcel data are believed to be accurate, but accuracy is not guaranteed. This is not a legal document and should not be substituted for a title search, appraisal, survey, or 1 inch = 0.9 mile for zoning verification.

Map Scale 4/22/2024