## STATE OF MINNESOTA OFFICE OF ADMINISTRATIVE HEARINGS

In the Matter of the Orderly Annexation of Certain Real Property to the City of Marble from Greenway Township (MBAU Docket OA-1780-1)

## ORDER APPROVING ANNEXATION

The Joint Resolution of the City of Marble and Greenway Township (Joint Resolution) was adopted by the City of Marble (City) on July 8, 2019, and Greenway Township (Township) on July 1, 2019, requesting the designation and immediate annexation of certain real property (Property) legally described as follows:

All of Government Lot One (1), Section Thirty (30), Township Fifty-six (56) North, Range Twenty-three (23), West of the Fourth Principal Meridian, Itasca County, Minnesota, according to the United States Government Survey thereof.

And

Government Lot Two (2), Section Thirty (30), Township Fifty-six (56) North, Range Twenty-three (23), West of the Fourth Principal Meridian, Itasca County, Minnesota, according to the United States Government Survey thereof.

Effective as of July 9, 2020, the City and Township amended the Joint Resolution to include the number of acres proposed for annexation and the population of the annexation area. The filing was complete upon receipt of the required filing fee on August 5, 2020.

Pursuant to Minn. Stat. § 414.0325(g)-(h) (2020), when a joint resolution designates an area as in need of orderly annexation, provides the conditions for annexation, states that no alteration of the stated boundaries is appropriate, and states that no consideration by the Chief Administrative Law Judge is necessary, then no alteration of the boundaries is permitted and the Chief Administrative Law Judge or designee may review and comment, but shall order the annexation within 30 days.

Based upon a review of the Joint Resolution, the Administrative Law Judge makes the following:

## ORDER

1. Pursuant to Minn. Stat. § 414.0325 (2020), the Joint Resolution is deemed adequate in all legal respects and properly supports this Order.

2. Pursuant to the terms of the Joint Resolution and this Order, the Property is **ANNEXED** to the City.

3. Pursuant to the agreement of the parties and as allowed by Minn. Stat. § 414.036 (2020), no reimbursement shall be made by the City to the Township.

Dated: August 14, 2020

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JESSICA A. PALMER-DENIG Administrative Law Judge

## NOTICE

This Order is the final administrative order in this case under Minn. Stat. §§ 414.0325, .07, .09, .12 (2020). Pursuant to Minn. Stat. § 414.07, subd. 2, any person aggrieved by this Order may appeal to Itasca County District Court by filing an Application for Review with the Court Administrator within 30 days of this Order. An appeal does not stay the effect of this Order.

Any party may submit a written request for an amendment of this Order within seven days from the date of the mailing of the Order pursuant to Minn. R. 6000.3100 (2019). However, no request for amendment shall extend the time of appeal from this Order.