Joint Resolution For Orderly Annexation

In the matter of the joint resolution of the town of Hartland and the City Of Hartland, Freeborn County, Minnesota, designating an unincorporated area as in need of orderly annexation and confering jurisdiction over said area to the Minnesota Planning Office Strategic and Long Range Planning to M.S. 414.0325.

The Township of Hartland and the City of Hartland hereby jointly agree to the following:

- 1. That the following described area in Hartland Township is subject to orderly annexation pursuant to Minnesota Statutes 414.0325, and the parties hereto designate this area for orderly annexation:

 The following real estate in Freeborn County Minnesota:

 The South 126.00 feet of that part of the NW 1/4 Sw 1/4 Section 16-T104N-R22W, Freeborn County, Minnesota; which lies west of the right-of-way of the Dakota, Minnesota & Eastern Railroad Company: containing 3.0 acres more or less.
- 2. That the Township of Hartland does, upon passage of this resolution and its' adoption by the City Council of the City of Hartland, Minnesota, and upon acceptance by the Minnesota Planning Office of Strategic & Long Range Planning, confer jurisdiction upon the Minnesota Planning Office of Strategic & Long Range Planning over various provisions contained in this agreement.
- 3. Certain properties abutting the City of Hartland are presently urban or suburban in nature or are about to become so. Further, the City of Hartland is capable of providing services to this area within a reasonable time, or the existing Township form of government is not adequate to protect the public health, safety or welfare, or the annexation would be in the best interests of the area proposed for annexation. Therefore, the properties would be immediatily annexed ot the City of Hartland. This area is described as follows:

The South 126.00 feet of that part of the NW 1/4 Sw 1/4 Section 16-T104N-R22W, Freeborn County, Minnesota; which lies west of the right-of-way of the Dakota Minnesota & Eastern Railroad Company: containg 3.00acres more or less.

- 4. That the city agrees to investigate the possibility of sharing facilities, equipment, and personnel with the township to forestall the duplication of facilities and to reduce the overall costs of government in the area.
- 5. That the effect of annexations on the population shall be resolved whenever possible by agreement of parties. If there is failure to reach such agreement, the question shall be resolved by the Minnesota Planning Office of Strategic and Long Range Planning.
- 6. That the planning throughtout the orderly annexation area shall be pursuant to Minnesota Statutes 414.0325 and shall be undertaken by the City of Hartland. (same discription as in paragraph #3)
- 7. In all annexations within the orderly annexation area, the parties agree that the city of Harltand shall receive all assets as of October 1, 1999 and the Hartland Township agrees that no obligations will be transferred to the City of Hartland.
- 8. No consideration by the Minnesota Planning Office of Strategic & Long Range Planning is necessary.

City of Hartland: passed and adopted by the City Council of the City of Harltand this 13th day of September 1999.

Attest ___

City Clerk

By: ____

The Township of Hartland: passed and adopted by the town board of the town of Hartland this $2\eta d$ day of September 1999.

Attest:

Township Clerk

Chairman

