

TO THE MINNESOTA MUNICIPAL BOARD

In the Matter of

The Description of an Unincorporated Area in New Market Township as in need of Orderly Annexation to the City of New Market

JOINT RESOLUTION OF THE CITY OF NEW MARKET AND THE TOW'NSHIP OF NEW MARKET FOR ORDERLY ANNEXATION

WHEREAS, Gerald McDonald, Ronee McDonald, and Giles Properties, Inc., the owners and contract purchasers of certain real property situated in the Township of New Market, Scott County, Minnesota have filed a Petition seeking the annexation to the City of New Market of said real property, described on attached Exhibit A; and

WHEREAS, the City of New Market and the Township of New Market, for the purpose of avoiding dispute over the annexation of the property described in said Petition, desire to enter into a joint resolution approving the annexation of the said property to the City of New Market.

NOW, THEREFORE, be it resolved by the City of New Market and be it resolved by the Township of New Market, as follows:

1. Orderly Annexation Area. The property situated in the Township of New

Market, County of Scott, State of Minnesota, legally described on attached Exhibit A is designated as unincorporated and in need of orderly annexation pursuant to Minn. Stat.§414, as the same may hereafter be amended or supplemented from time to time. Said property legally described on Exhibit A is herein referred to as the "Orderly Annexation Area." The Order Annexation Area needs City utilities and services so that it can be developed.

2. Jurisdiction. The parties to this Agreement hereby confer jurisdiction upon the Minnesota Municipal Board over the annexation in the Orderly Annexation Area, and over the

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various provisions of this Agreement between the parties hereto as set forth in this Joint Resolution. The parties to this instrument acknowledge legislative changes dissolving the Minnesota Municipal Board and transferring its responsibilities to the Office of Strategic & Long-Range Planning and that despite such action the provisions of Minn. Stat. §414 have not been modified to reflect such changes. For the purposes of this instrument, therefore, references to Minnesota Municipal Board and to Minn. Stat. § 414 shall mean and refer to the Municipal Boundary Adjustment Division of the Office of Strategic & Long-Range Planning as the successor to the Minnesota Municipal Board in administration of state law regarding orderly annexation agreements and to subsequent amendments to state law. Notwithstanding the foregoing, the parties specifically state that no alteration of the stated boundaries of the Orderly Annexation Area is appropriate and that no consideration by the Minnesota Municipal Board is necessary. Upon receipt of this joint resolution, the Board may review and comment but shall, within thirty (30) days, order the annexation in accordance with the terms of this joint resolution.

3. Immediate Annexation. The City and Township agree that the Orderly Annexation Area will be annexed to the City immediately upon confirmation by the Minnesota Municipal Board. The parties to this Agreement hereby consent to said annexation as of the date of this request, and grant to the Minnesota Municipal Board their approval to accomplish the annexation in accordance with this Agreement. The City and Township agree they will not oppose said annexation. The Minnesota Municipal Board is authorized and requested to take such actions as may be appropriate to accomplish the intent of the parties as set forth herein.

4. **Real Estate Taxes.** It is agreed that in the year the Orderly Annexation Area is annexed to the City, that portion of the real estate taxes normally allocated to the Township shall be paid to the City. To reimburse the Township for this lost revenue, the property owners of the

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Orderly Annexation Area will pay New Market Township an amount equal to three times the amount of tax revenue New Market Township received from the subject property in 2002. New Market Township's portion of the 2002 real estate taxes from the subject property was \$640.46. Therefore, the total amount due from the property owners to New Market Township will be three 1981.38 This shall be paid to New Market Township by the property owners within thirty days after the annexation is ordered by the Minnesota Municipal Board. Thereafter, New Market Township shall not be entitled to any real estate tax revenue from the property in the Orderly Annexation Area described in this Joint Resolution.

5. Tax Capacity Rate. Pursuant to Minn. Stat. §414.035, the Minnesota Municipal Board is requested to provide in its Order that in the calendar year following annexation, the tax capacity rate of the Orderly Annexation Area be increased to equality with the tax capacity rate on property already situate within the City of New Market.

6. Detachment of Property. In the event the Orderly Annexation Area is not subject to preliminary plat approval by the City of New Market for a residential subdivision thereof on or prior to December 31, 2003 then, upon the submission of a Petition by the property owners of the Orderly Annexation Area in accordance with the provisions of Minn. Stat. §414.06, the City of New Market agrees to approve and submit to the Minnesota Municipal Board a resolution of the City of New Market for detachment of the Orderly Annexation Area from the municipality, and in connection with any such hearing thereon, agrees that the Orderly Annexation Area is not needed for reasonably anticipated future development and that the detachment of the Orderly Annexation Area would not unreasonably affect the symmetry of the City of New Market nor cause any hardship in the City of New Market's ability to carry on the functions of government.

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7. Entire Agreement. The foregoing, with the exhibit referenced above and attached hereto, constitutes the entire agreement of the parties regarding the order annexation of the Order Annexation Area described in attached Exhibit A.

This Joint Resolution was duly passed and approved by the Township of New Market on the ______ day of ______ September , 2002.

TOWNSHIP OF NEW MARKET

By: Woug Quent

By: allbut Boeby

This Joint Resolution was duly passed and approved at a duly called meeting of the City

Council of the City of New Market on the <u>//</u> day of <u>Sep</u> 7., 2001.

CITY OF NEW MARKET

By: Hand Fundged

Attest: ensylara

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EXHIBIT A

LEGAL DESCRIPTION

That part of the north 664.78 feet of the Southeast Quarter of the Southeast Quarter of Section 20, Township 113, Range 21, Scott County, Minnesota, lying east of the west 654.84 feet, and north of the following described line:

Commencing at a point on the east line of said Southeast Quarter of the Southeast quarter distant 635.00 feet north of the southeast corner; thence westerly at right angles to said east line a distance of 100.00 feet; thence north parallel with said east line a distance of 19.71 feet to the south line of said north 644.78 feet, the point of beginning of the line to be described; thence continuing north parallel with said east line a distance of 55.29 feet; thence easterly at right angles a distance of 100.00 feet to said east line and there terminating. Together with that Township 113, Range 21, Scott County, Minnesota, lying westerly of the centerline of Dakota Avenue and north of a line drawn easterly at right angles to the west line of said Southwest Quarter of the Southwest Quarter from the above described point of termination.

This parcel contains 10.02 Acres

PETITION FOR ANNEXATION PURSUANT TO MINN. STAT. §414.033, SUBD. 2(3)

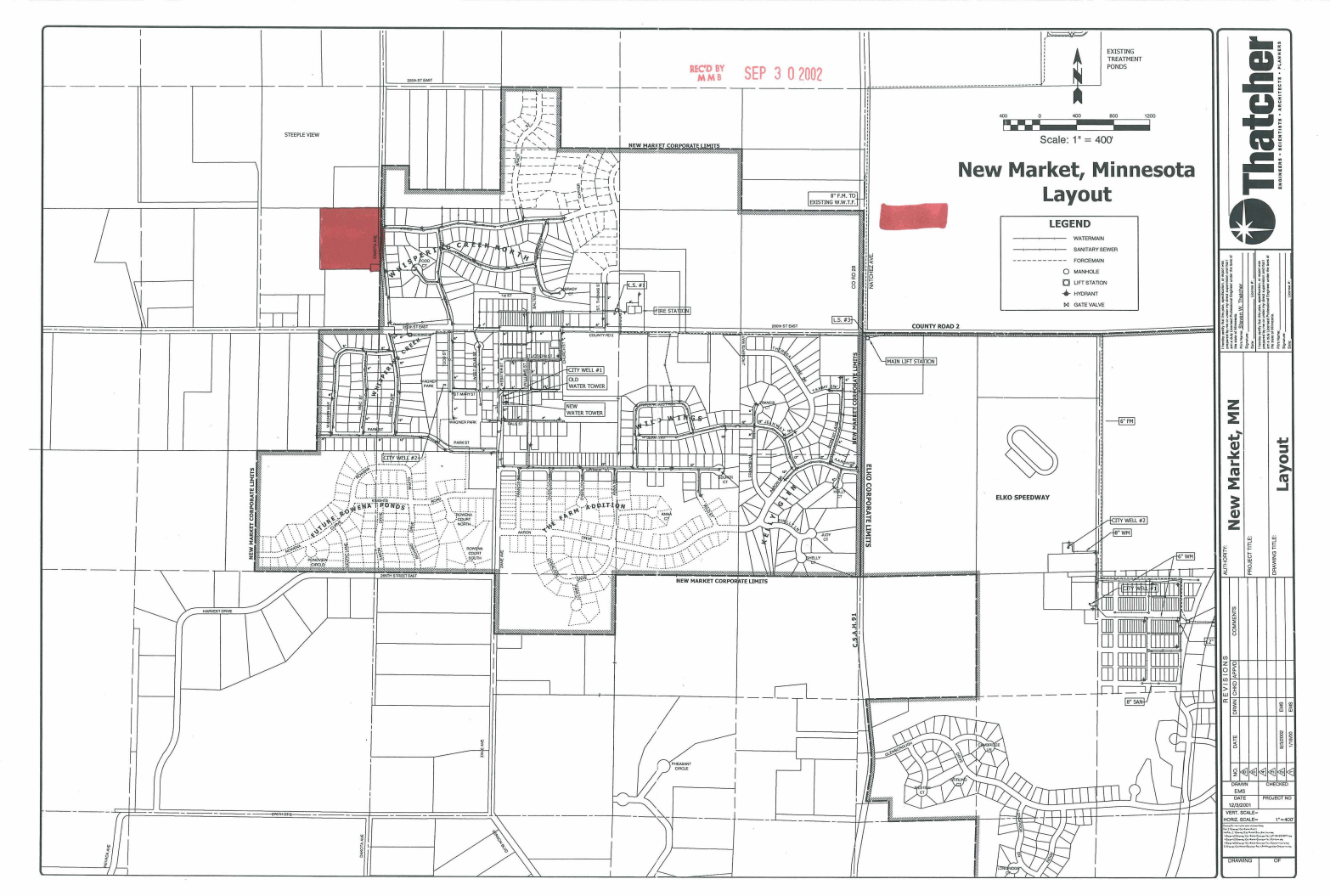
TO THE COUNCIL OF THE CITY OF NEW MARKET, MINNESOTA:

We, the undersigned, being all the property owners of the land described below, hereby request the City Council to annex the land to the City and to extend the City boundaries to include the land, and for that purpose respectfully state:

- The land abuts the East boundary of the City, is 60 acres or less, and is legally described on the attached Exhibit "A" (hereinafter "Subject Property").
- The land is not presently served by public sanitary sewer and water facilities and public sewer and water facilities are not otherwise available.
- 3. All of the Subject Property is or is about to become urban or suburban in character; and none of the Subject Property is presently included within the corporate limits of any incorporated city.
- 4. This petition is made pursuant to Minn. Stat. §414.033, Subdivision 2(3).Dated July 16, 2002

25806 Dakota Avenue Elko, MN 55020

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