STATE OF MINNESOTA) COUNTY OF RENVILLE)

I, John Flaschenriem, do hereby certify that I am the culy elected, qualified and acting Recorder of the village of Ulivia, in the County of Renville, State of Minnesota; that as such Recorder I have the care, custody and control of all villago records, books and documents together with all the minutes of the proceedings of the Council of said Village of Olivia, and I hereby further certify that the attached Ordinance, designated as Ordinance No. 55, is a true and correct copy of the Ordinanco which has been duly passed by the Village Council of the said village of Olivia, in the manner provided by law, and that the affidavit of the publication of said Ordinance is a true and correct duplicate of the affidavit with reference to the publication thereof now on file and of record in my said office; that the printed notice attached to said affidavit is also a true and correct copy of the printed notice now on file and of record in my office, and that all the attached and foregoing proceedings with reference to said Ordinance No. 55 of said Village of Olivia, is a true, correct and full copy of same now on file and of record in my said office.

Dated this 25th day of June 1917.

Willage Recorder.

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ORDINANCE NO. 53

An Ordinance to extend the boundary of the Village of Olivia, Renville County, Minnesota, by including therein the platted and unplatted land not exceeding 200 acres now abutting upon the incorporate limits of said Village.

The Village Council of the Village of Olivia, Renville "County, Minnesota do ordain as follows:

THAT WHEREAS, A petition has been presented to and filed with the Council of the Village of Olivia, under and pursuant to the provisions of Chapter 119 of the laws enacted by the Legislature of the State of Minnesota for the year 1913, asking that the boundary of said village of Olivia be extended to include the lands hereinafter described, a majority of the owners of said land having signed the said petition, said land abutting and adjoining the West boundary line of the incorporate limits of said village, lying and being in the County of Renville, State of Minnesota, described as follows:

That portion of the South- (SE_{4}) Section east quarter Twelve (12) in Township One Hundred Fifteen (115), Range thirty-five (35), lying South of the Chicago, Milwaukee and St. Paul Railway Company's rightof-way, and beginning on the Section line due South of the Southwest (SW) corner of Lot "G" in said Southeast quarter (SE¼) Section Twelve (12), thence running due North to the South line of said Railway Company's right-of-way, thence in an Easterly direction along said right-of-way to a point where the same intersects the East boundary line of said Sec-tion Twelve (12), thence South along the boundary line of said Section Twelve (12), to the Southeast corner thereof. thence West along the Section line to the point of beginning, together with all the platted portion of said land contained within said boundary lines, also the Northeast quarter of Northeast quarter (NE14 of N-E14) of Section Thirteen (13) in said Township One Hundred Fifteen (115), Range Thirty-five (35), together with all the platted tracts of land described in said last mentioned tract, also the Southeast quarter of Northeast guarter (SE1/4 of N-E1/4) Section Twelve (12), Township One Hundred Fifteen (115), Range Thirty-five (35), Renville County, Minnesota, all three tracts of land described as aforesaid containing less than 200 acres.

State of Minnesota, County of Renville.

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	Came personally before me
	and being duly sworn, deposes and says that he now is, and during all the time
	hereinafter mentioned has been, the manager and printer of THE OLIVIA TIMES,
Ì	a weekly newspaper printed and published in OLIVIA in said Renville County on
1	THURSDAY of each week. That he knows of his own knowledge that the printed
	notice of Ordinance NO. 2 2
	hereto attached, cut from the columns of said newspaper,
	was inserted, printed and published in said newspaper once in each week for successive weeks, and that all of said publications were made in the English lan- guage. That said notice was first inserted, printed and published in said newspa-
i.	per on Thursday, the
1	and was printed and published therein on each and every
	thereafter until and including Thursday, the day
	of newspaper was a collection of general and local news, comments and miscellaneous
	literary items, and regularly issued and published on Thursday of each week from a known office of publication, said office being equipped with the
	necessary materialsand skilled workmen for
	producing the same, and has consisted of not less than four pages, of five columns or more to each page, each column not less than seventeen and three-fourths inches in length, and never made up wholly of patents, plates and advertisements, or either or any of them, and has not been substantially a duplicate of any other newspaper, and has been regularly delivered each week to more than two hundred and forty paid subscribers, and that said newspaper, composed and consisting as above set forth, was printed and published in the English language weekly, and generally circulated in Renville County for more than one year next preceding the date of the first publication of said notice. That the publisher of said newspaper
	on March 6th, 1905, filed with the County Auditor of said Ren- ville County, an affidavit setting forth the facts required by Section 2, of Chapter 33, of the laws of the State of Minnesota for the year 1833 and amendments thereto. That for more than one year prior to this publication said newspaper has been
	admitted to the United States Mail at the Village of A Olivia in said
	1 dandy
	subscribed and sworn to before me this
	The Man Menne
(Notary Public, Renville Courty, Minn Village Respiration of Clarks
	en e

SS.

THE SAID VILLAGE COUN-CIL THEREFORE ORDAIN, That the aforesaid tracts of land pursuant to said petition, be and the same hereby is, annexed to the said Village of Olivia, and that the boundary of said Village be extended so as to include each and all of said tracts of land and no more, and that said tracts of land which are in one contiguous body abutting said Village as aforesaid, be and the same is hereby annexed to the said Village of Olivia, and shall become and constitute a part of said village to be governed by the rules and regulations of

said village, and to receive alf benefits and privileges as a part and portion of said village, and to become liable for the obligations of said village in all respects. BE IT FURTHER ORDAIN-ED, That a copy of this Ordinance be spread upon the records of said village; that the same be published and a certified copy thereof be filed with the Secretary of State in the manner provided by law.

This ordinance shall take effect and be in force from and after the 18th day of June, 1917.

Adopted this 22nd day of May, 1917.

D. S. HALL, President of the Village

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° Council. Attest: John Flaschenriem,

Village Recorder.

ORDINANCE NO.

AN ORDINANCE TO EXTERD THE BOUNDRY OF THE VILLAGE OF OLIVIA. MENVILLE COULTY MINNESOFA BY INCLUDING THEREIN THE UNFLATTED LAND NOT EXCEEDING 200 AGRES NON ABUTTING UPON THE IN-CORFORATE LIMITS OF SAID VILLAGE.

THE VILLAGE COUNCIL OF THE VILLAGE OF OLIVIA, RENVILLE COUNTY, HIMPHSOTA DO ORDAIN AS FOLLOWS:

THAT WHENEAS, A petition has been presented to and filed with the Council of the Village of Olivia, under and pursuant to the provisions of Chapter 119, of the laws endeted by the Legislature of the State of Minnesota for the year 1915, asking that the boundry of said village of Olivia be extended to include the lands hereinafter described, a majority of the owners of said land having signed the said petition, said land abutting and adjoining the West boundry line of the incorporate limits of said village, lying and being in the County of Kenville, State of Minnesota, described as follows:

That portion of the Southeast quarter (SE2) Section Twelve (12) in Township One Hundred Fifteen (115), Rango thirtyfive (35), lying South of the Chicago, Milwaukee and St. Faul Railway Company's right-of-way, and beginning on the Section Line due South of the Southwest (SW2 corner of Lot "G" in said Southeast quarter (SE2) Section Evelve (11), thence running due Horth to the South Line of said Railway Company's right-of-way, thence in an Easterly direction along said rightof-way to a point where the same intersects the East boundry line of said Section Evelve (12), thence South along the boundry line of said Section Evelve (12), thence West along the Section Zine the point of beginning, together with all the platted portion of mid land contained within sold boundry lines, elso the Portheast genries of Pertheast warter (HE) of Ref.) of Section Thirteen (15) in and Soundary One Fundred Tifteen (115), Renge Phistorn (15), together with all the platted trasts of land described in anid last mentional trast, also the Southeast georter of Hortheast georter (Ad) of RE() Section Teslve (18), Fernship One I mired Plateen (118), Renge Thirty-Sive (85), Renville County, Finnesota, all three tracts of land described as aforesaid containing less than 200 cares.

The SALD VILLAGE COUNCE FIRMMOND CROADS, the the advocald tracts of landgerroward to said patition, be and the same horoby if, annual to the said Village of Olivia, and that the boundary of said Village be extended to an to include each and all of said tracts of land and no more, and that said tracts of land which are in one contiguous body clatting could Village as aforecald, to and the same is, hereby amound to the said Village of Olivia, and chall become and constitute a part of said village of Olivia, and chall become and constitute a part of said village, and to receive all become and review of and village, and to receive all become limble for the obligations of said village, and to become limble for the obligations of said village in all respects.

BI 77 FURSER CEDAIND, That a copy of this Ordinance be spraced when the records of said village: that the second be published and a certified copy thereof be filed with the Secondary of Make in the number provided by len.

Ride ordiaance shall this affect and be in force from and offer the 18th day of Smo 1917. Adopted this 212 day of the 1917.

Provision for the Villege Council

Jan Fleischeurin VI. 1230 Mauricas.

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