Cil

Mr.-L. W. Mannion, Clk. City Hall P.O. Box 477 Marshall, Minnesota

Dear Mr. Mannion:

The Municipal Commission acknowledges receipt of Ord. 315 and filing fee in accordance with Minn. Stat. 414.03, as amended and the Rules of Procedure of the Commission to annex unincorporated property.

The Commission finds that all the requirements of the Commission Act have been met and accepted the ordinance for filing on $\underbrace{0\text{CT}\ 14\ 1965}_{}$.

If there is any future reference to this ordinance, please refer to Docket Number A-850.

Cordially,

MUNICIPAL COMILISION

Irving R. Keldsen Secretary

Irk/pdl

cc: Secretary of State Gounty Auditor Township Cerk

#17859

ONDINAMEN NO. 315

AN CROTHANCE EXTENDING THE CONFORMER LIMITS OF THE CITY OF MARSHALL TO INCLUDE CENTERIN UNPLATED LAND NOW EXCEPTING TWO HUNDERD ACTES.

The Common Council of the City of Marchell do ordain se follows:

<u>Section 1.</u> A potition has been filed with the Common Council of the City of Marshall. Minnesota by the sole owner of the following described real estate in the County of Tyon, State of Minnesota, to have such land included within the City of Marshall, Minnesota:

All that part of the NO CON of Section 2. Township III North of Hange W1. West of the Fifth Principal Meridian, described as follows: Beginning at a point on the east-west quarter line of said Section 2, which is 370 feet easterly of the west quarter corner of said Section 2; thence easterly along said quarter line to the north-wouth sixteenth line of the SM of said Section 2; thence southerly along said sixteenth line to a point 560.8 feet southerly of the south right-of-way line of State Track Mighway No. 19 located and constructed through said Section 2; thence westerly and parallel to said right-of-way line to a point 370 feet casterly of the west section line of said Section 2; thence northerly and parallel to said west section line to the point of beginning, containing 14.18 ecres, more or less.

Section 2. The quantity of land embrecod within the foregoing description, and bounded as described, is 14.18 acros. sore or less.

Section 1. The Common Council hereby determines (1) that the annexation will be to the best interests of the City of Marchall. Minnesota and of the territory effected; and (2) that the territory described herein abute upon the City and is so conditioned as properly to be subjected to City Government.

Section 4. Therefore, the City of Harchell, Hinnoveta hereby orderns and declares that the property hereinbefore described be and the same is appeared to, and included in, the City of Marshall, Minnesota, as offectually as if it had originally been a part thereofi

Section 5. This ordinance chall be final and chall take effect and be in force from and after filing certified copy thereof with the Minneceta Municipal Commission. the County Auditor and the Secretary of State, and from and after its passage and publication.

Passed and adopted by the Common Council this 7th day of September 1965.

THE COUNTRY COUNCIL

Dece Jonnait

APPEST:

1965.

Gitz Recorder

I hereby approve the foregoing Ordinence, this 7th day of September

A Company of the Comp

#17859 STATE OF MINNESOTA DEPARTMENT OF STATE FILED

NOV - 8 1965

Secretary of State

AFFIDAVIT OF MAILING

L. W. Mannion, being duly sworn, deposes and certifies that he is the duly elected, qualified and acting City Clerk of the City of Marshall, a municipal corporation.

That attached hereto is a true and correct conformed copy of Ordinance No. 315 duly passed by and adopted by the Common Council and approved by the Mayor of said City on September 7, 1965,

That the petition referred to in said Ordinance was duly presented to the Common Council on August 2, 1965, and that a completely conformed certified copy thereof was duly mailed by affiant at Marshall, Minnesota, with postage prepaid, to each of the following:

> Minnesota Municipal Commission, addressed to it at 51 State Office Building St. Paul, Minnesota on August 4, 1965

Mr. Erving Priend Chairman, Lake Marshall Township Board Lyon County, Minnesota addressed to him at Marshall, Minnesota on August 4, 1965

G. Oscar Carlson County Auditor of Lyon County, Minnesota addressed to him at Marshall, Minnesota on August 4, 1965

That no objections, written or oral or otherwise, have been submitted to the Common Council of the City of Marshall by the town board of Lake Marshall Township, or the county board of Lyon County.

That the real estate described in said petition and the attached ordinance does not abut upon the boundries of any other municipality of the State of Minnesota,

Subscribed and sworn to before me

this 32nd day of September, 1965.

RUTH MORK

Notary Public, Lyon County, Minn. My Commission Expires Sept. 24, 1969

#17859