Minnesota Municipal Commission 459 Rice Street St. Paul, Minnesota 55103

December 14 a 1965

City Mall City Mall Carchall, Minnecoto

Dens Mr. Damions

The Famicipal Commission sciencesledges receipt of Ordinances 318 and 319 and filling fees in accordance with Minn. Stat. Alt. 03, Subi. 3 as assended 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 filling on DEC-9 1965.

Please refer to Docket No. A-87% for Ord 318 and A-875 for Ord 319 in any future correspondence.

Condicily,

TITICIDAL GAZLISSION

irving de Loldson Solorotary

cos Secretary of State County Auditor Tomasiap Cipris

#17927

L. W. Mannion, being duly sworn, deposes and says 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. 318 duly passed and adopted by the Common Council and approved by the Mayor of said City on November 1, 1965.

That the petition referred to in said Ordinance was duly presented to the Common Council on September 7, 1965 and that a completely conformed cortified 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 September 22, 1965

Mr. Maurice Blomme Chairman, Fairview Township Board Lyon County, Minnesota addressed to him at Marshall, Minnesota on September 22, 1965

G. Oscar Carlson County Auditor of Lyon County, Minnesota addressed to him at Marshall, Minnesota on September 22, 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 Fairview 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.

L. W. Mannion

Subscribed and sworn to before me

day of November, 1965.

RUTH MORK

Notery Public, Lyon County, Minn. My Commission Expires Sopt. 24, 1969

## GEDIANTE ID. 318

AN CEDIMANCE EXTENDING THE CONTORATE LIMITS OF THE CITY OF MARSHALL TO INCLUDE CERTAIN UNPLATTED LAND NOT EXCEPDING TWO NUMBER ACRES IN AREA AND CHERASA INCLUDENCE OF ACRES FLACTION LAND ADVISION UPON THE CUTY LIMITS.

The Common Council of the City of Marshall do ordain as follows:

Section 1. A potition has been filed with the Common Council of

the City of Marshall, signed by all the owners of the land described herein,
requesting the Common Council to annex said land to the City of Marshall.

The land described in said potition for annexation is located in Fairview

Township, Lyon County, Circosota, includes all highway and street rights—
of-way on section and quarter lines, and is described as follows:

All that part of the Southwest Quarter (CW%) of Section Thirty-three (3%). Township One Hundred Twelve (112) North, Range Forty-one (41) West of the Fifth Principal Meridian in Lyon County, Minnesota, described as follows: Beginning at a point on the west line of Section 33, Township 112 North, Range 111 which is 65 feet north of the Sentiment certer of said Section 33, thence morth along the vest line of said Section 33, a distance of 579.7 feet; thence south 19 degrees 50 minutes west, 612.39 feet; thence west and parallel with the south line of said Section 33, a distance of 250.8 feet to the place of beginning, containing 6.19 acros more or less, excepting therefrom the right of way of existing highways and subject to essence of record for drainage purposes.

Said petition has sise been filed with the Town Board of the Township of Feirview, with the County Board of the County of Lyon and with the Municipal Commission of the State of Minnesota and more than thirty (30, days have elapsed cinco said petition was filed with said Town Board and County Board and No objections to accessful of the above described land have been filed by cold Town Board or County Board.

Section 2. The Common Council of the City of Marshall does hereby determine that the lands described in Section 1 hereof about upon the present territorial limits of the City of Marshall, are so conditioned as to be properly subjected to municipal severagent, and the annexation of soid lands will be in the best interests of the City of Marshall and of the lands affected.

Section 1. Therefore, the lands described in Section 1 above are hereby account, added to and made a part of the Sity of Marchall, Managetta, as effectually as if they had originally been a part thereof.

Section h. Present and future owners of the area ammened by this Ordinance are hereby notified that in addition to the usual assessments, it is the intention of the Common Commoil to assess against benefited property all or a portion of the cost of any storm sawer, trunk line senitary sewer and street improvement, heretefore or hereafter undertaken to serve the area annexed.

Section 5. This Ordinance shall take effect and be in force from and after its official publication and from and after the filing of a certified copy hereof with the Minnesota Manicipal Commission, the County Auditor and the Secretary of State.

Passed and adopted by the Common Council of the City of Marshall, Minnesota, this lat day of November, 1965.

THE COMON COUNCIL

By Sam Portantz Proceeding

A THEST .

5 48/1 by W. Mannion

ATT CONTENT

I hereby approve the foregoing Ordinance this / day of November, 1965.

By //s/ Geo. Abrahamsen

SYATE OF MISSESSIAN PROPERTY OF ILE DO DEC 15 1965

Manyaire Stadenance