ORDINANCE 81-17

<u>Concerning the Annexation of</u> Adjacent and Contiguous Territory

WHEREAS, the boundary of the City of Bloomington, Indiana, is adjacent to the real estate described herein;

NOW, THEREFORE, BE IT HEREBY ORDAINED BY THE COMMON COUNCIL OF THE CITY OF BLOOMINGTON, MONROE COUNTY, INDIANA, THAT:

SECTION I. The following described land be, and the same is, hereby annexed to and declared a part of the City of Bloomington, Indiana, to-wit:

> Part of the Northwest Quarter of the Northeast Quarter of Section 10, Township 8 North, Range 1 West in Monroe County, Indiana, more particularly described as follows:

Beginning at a point on the West Line of said Quarter Quarter Section, said point being located 912.67 feet North of the Northwest corner of the Southwest Quarter of the said Quarter Section; thence North 00 degrees 18 minutes 48 seconds West 389.55 feet; thence South 89° 08 minutes 17 seconds East 100.00 feet to the point of curvature of a curve to the left leaving central angle of 4 degrees 00 minutes 00 seconds, the radius of which is 2290.90 feet; thence Easterly along said curve 159.94 feet to the point of tangency of said curve; thence North 86 degrees 51 minutes 43 seconds East 126.71 feet to the point of curvature of a curve to the right having a central angle of 4 degrees 00 minutes 00 seconds, the radius of which is 2290.90 feet; thence Easterly along said curve 159.94 feet to the point of tangency of said curve; thence South 89 degrees 08 minutes 17 seconds East 481.71 feet; thence South 00 degrees 51 minutes 43 second West 40.00 feet to the point of curvature of a curve to the right having a central angle of 86 degrees 18 minutes 17 seconds and a radius of 182.87 feet; thence Southwesterly on and along said curve 224.17 feet; thence South 18 degrees 54 minutes 00 seconds East 149.49 feet; thence South 82 degrees 00 minutes 00 seconds West 56.87 feet, thence South 67 degrees 30 minutes 00 seconds West 270.99 feet; thence South 85 degrees 00 minutes 00 seconds West 295.73; thence north 73 degrees 00 minutes 00 seconds West 322.80 feet; thence North 89 degrees 05 minutes 08 seconds West 40.01 feet to the place of beginning, containing 9.735 acres, more or less

SECTION II. Be it further ordained, that the boundaries of the City of Bloomington shall be, and the same are, hereby declared to be extended so as to include all of the real estate hereinabove described as part of the City of Bloomington, Indiana.

SECTION III. This ordinance shall be in full force and effect from and after its passage, promulgation, approval by the Mayor and publication in accordance with the law.

PASSED and ADOPTED by the Common Council of the City of Bloomington, Monroe County, Indiana, upon this Ath day of February, 1981.

Alfred I. Towell, President

Bloomington Common Council

ATTEST:

nung Connors, City Clerk Nora/M.

PRESENTED by me to the Mayor of the City of Bloomington, Monroe County, Indiana, upon this 5th day of February, 1981.

nuns Connors, City Clerk Nora∕ Μ.

SIGNED and APPROVED by me upon this Ith day of February, 1981.

Francis 2 Francis X. McCloskey, Mayor City of Bloomington

SYNOPSIS

This ordinance annexes approximately ten acres of land at the SE intersection of High Street and Moore's Pike. Bloomington Development Corporation plans to construct a 37 duplex development on the site.

Type of Legislation:		
Appropriation	End of Program	Penal Ordinance
Budget Teansfer	New Program	Grant Approval
Salary Change	Bonding	Administrative Change
Zoning Change	Investments	Short-Term Borrowing
New Fees	AnnexationXXX	Other

Will the legislation have a major impact on existing City appropriations, fiscal liability or revenues? Yes <u>XXX</u> No _____

This ordinance annexes a vacant site that is in process of PUD approval for a 37 unit duplex subdivision. Initially, only raw land property tax, with no service costs, will accrue to the City.

Upon subsequent development, one segment of new public street serving as a frontage road will become a city service responsibility. Other streets will be private. Abutting streets are already in the city and receiving services, so no significant street related costs are anticipated. Unless residents carry cans to the new frontage road, there will be no sanitation costs. All capital costs, upon development, will be borne by the developer. Significant Property tax and population based revenues will accrue to the City upon development.

Agency Submitting legislation Date By

Fiscal Impact Statement

City of Bloomington/Counc	To Herald-Telenh	one	
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SECTION II. Be it further ordained, that the boundaries of the City of Bloomington shall be, and the same are, hereby	newspaper of general circulation printe		
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of the real estate hereinabove described as of the real estate hereinabove described as part of the City of Bloomington, Indiana SECTION III. This ordinance shall be in full force and effect from and after its passage, promulgation, approach to its			
the law		paper fortim	e, the dates
Alfred J. Towell: President Bloomington Common Council	of publication being as follows: February 14 &	21 1981	
ATTEST Nora M. Connors City Clerk PRESENTED by me to the Mayor of the City of Bioomington Monroe County. In- diana, upon this sth day of February. 1961 Nora M. Connors. City Clerk SIGNED and APPROVED by me upon this sth day of February. 1961			
Nora M. Connors, City Clerk SIGNED and APPROVED by me upon this 9th days of the second second	Cuboonihod and survey to before at	hi 21 febr	uary ₁₀ 81
City of Bloomington	Subscribed and sworn to before me t	msuay_oi	
This ordinance annexes approximately ten acres of land at the SE intersection of	············/·///////	Notor Martin	public
High Strest and Moore's Pike Bloom ington Development Corporation plans to construct a 37 dupiex development on the site. 14-21	My commission expires 8/21/81	/ Notary	μασης

IN FAVOR OF	Claim No Warrant No
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certify as follows:

That it is in proper form.

That it is aparently (Correct) (incorrect)

That it is based upon statutory authority.

That it is duly authenticated as required by law

I have examined the within claim and hereby

I certify that the within claim is true and correct; that the services therein itemized and for which charge is made were ordered by me and were necessary to the public business.

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LECAL ADVERTISING TABLE SHOWING PRICE PER LINE AND PER INSERTION (As Set by Chapter 89, Acts of 1967)

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7	.144	.216	,288	.360	.151	.227	302	.378	.158	.237	.316	. 395
71	.134	.201	.268	.335	. 14	.21	.28	.35	148	.222	.296	.37
6	.126	.189	,252	.315	.132	. 198	.264	.33	.138	. 207	.276	. 345
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8 [. 144	.216	.288	.36	,15	.225	.30	.375	.156	,234	.312	.39
9	,128	.192	.256	.32	.134	.201	.268	.335	.139	. 209	.278	.348
10	.116	.174	.232	.29	.12	.18	.24	.30	.125	.188	-25	.113
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BOTE: Above table is based on a square of 250 mms.

NOTE: The above table applies to notices published in the calendar year 1979. The table is subject to the following increases pursuant to Public Law 33, Acts 1979: Year 1980, 10%; Year 1981, 20%; Year 1982, 30% Year 1983, 40%; Year 1984, 50%.