## ORDINANCE 81-46

## Voluntary Annexation of 1822 South Walnut Street

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:

> A part of the south one half of the northwest quarter of section 9, township 8 north, range 1 west, Monroe County, Indiana, bounded and described as follows: Beginning at a point that is 141.99 feet south and 872.49 feet east of the northwest corner of said south one half of the northwest quarter; thence from said point of beginning and running east for 140 feet and to the centerline of the Old Salem Road, said centerline being 17.33 feet west of the centerline of State Road 37; thence with the centerline of said Old Salem Road and running south 18 degrees 59 minutes east for 103.39 feet and to a point that is 6.14 feet west of the centerline of State Road 37; thence leaving the centerline of said Old Salem Road and running west for 150 feet; thence north 13 degrees 34 minutes west for 100.58 feet and to the point of beginning. Containing 0.33 acre, more or less.

> Also, a part of the west half of section 9, township 8 north range 1 west, beginning at a point that is 900.5 feet east and 301 feet south of the northwest corner of the south half of the northwest quarter of section 9 township 8 north, range 1 west, thence running north 88 degrees 30 minutes east for a distance of 177.5 feet and to the centerline of State Hwy. 37; running thence north 14 degrees 30 minutes west over and along the centerline of said State Hwy. 37 for a distance of 61.3 feet; thence running south 88 degrees, 30 minutes west for a distance of 160 feet; thence running south for a distance of 60 feet to the place of beginning, containing in all .24 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 by the Common Council and approval by the Mayor.

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

Alfred I. Towell, President

Alfred I. Towell, Presiden Bloomington Common Council

ATTEST: City Clerk

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PRESENTED by me to the Mayor upon this  $\mathcal{H}$  day of May, 1981, at the hour of || o'clock,  $\mathcal{A}$ .m.

Nor 5nnors, City Clerk

SIGNED and APPROVED by me upon this 11th day of May, 1981.

ncis X. McCloskey, Mayor City of Bloomington Francis X.

## SYNOPSIS

This ordinance would annex into the City of Bloomington land in Monroe County, Indiana, known generally as 1822 S. Walnut, formerly United Furn-iture store. The land will be sold by the Muzenrieder Corporation to Mark McAlister and the proposed use is a liquor store.

	FISCAL IMPACT STA	TEMENT	
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Appropriation Ordinance	#Ordinance	# <u>81-46</u> R	Resolution #
Type of Legislation:			······································
Appropriation	End of Program	Penal Ordina	ince
Appropriation Budget Transfer	New Program	Grant Approv	/a] ·
Salary Change	Bonding	_ Administrati	ve Change
New Fees	Investments Annexation XX	_ SNORT-lerm B Other	Borrowing
If the legislation direc City Controller:	tly affects City funds,	the following m	nust be completed by the
Cause of Request:			
Planned Expenditure		Emergency	
Unforeseen Need		Other	`` 
Funds Affected by Reques	t:	· · · ·	
Fund(s) Affected	-	· .	
Fund Balance as of Janua	ry 1 \$	······································	\$
Revenue to Date		······································	
Revenue Expected for Res Appropriations to Date	t of Year		·
Unappropriated Balance		· · · .	
Effect of Proposed Legis	lation (+/-)	······································	
Projected Balance	\$		\$
•	· · · · · · · · · · · · · · · · · · ·		
	Signature	of Controller	<u></u>
· · · · · · · · · · · · · · · · · · ·			
Will the legislation hav lity or revenues? Yes		sting City appro	priations, fiscal liabi-
		impact, explain	briefly the reason for
your conclusion.	not nave a major risear	impaces exprain	billerig one reason for
The endingence encoured a	cincle commencial propert	Walnut Stroo	t which composite
property is already in	single commercial propert the city, so that all str	eet related cost	s plowing.
maintenance, traffic con	trol, police patrol, etc.	will not be aff	ected. Insignifi-
cant costs could accrue	in terms of infrequent or	-site service de	mands, such as
police calls or tire pro	tection. The Police Depa ted by the entire commerce	irtment estimates	side of Walnut
between Country Club Dri	ve and Miller Drive), Fir	e Dept. says 1 ç	all per 7 businesses/year. efly what the effect on
If the legislation will	have a major fiscal impl	act, explain bri	efly what the effect on
City costs and revenues	will be and include fac	LOTS WHICH COULD	i ieau lu significant
additional evnenditures	in the future Reas	necific as nossi	ble. (Continue on ser-
additional expenditures ond sheet if necessary)	in the future. Be as s	pecific as possi	ble. (Continue on sec-
	in the future. Be as s	pecific as possi	ble. (Continue on sec-
	in the future. Be as s	pecific as possi	ble. (Continue on sec-

Agency\_submitting legislation /LAN By Im Murrie Date\_\_\_\_\_

Date \_\_\_\_ 4

City of Bloomington Governmental Unit	Herald-Telephone				
Monroe County, Indiana					
PUBLISHER'S	CLAIM				
LINE COUNT Display Matter (Must not exceed two actual lines, neither of more than four solid lines of the type in which the body of th set) number of equivalent lines	which shall total e advertisement is				
Head—number of lines					
Body-number of lines	· ·				
Tail—number of lines					
Total number of lines in notice					
COMPUTATION OF CHARGES					
<u>94 lines, 1</u> columns wide equals <u>94</u> equivalent					
lines at	25,19				
(50 percent of above amount) Charge for extra proofs of publication	<b>ð</b>				
(\$1.00 for each proof in excess of two)	· · · · · · · · · · · · · · · · · · ·				
TOTAL AMOUNT OF CLAIM	\$ 25,19				
	<b>.</b>				
DATA FC					
Width o	Size of type_6_point				
Number SUNDAY HERALD-TI	Size of quad upon which type is cast				
LEGAL NOTICE					
Pursua and running south 18 degrees 59 Ities of Ch. 155, Acts 1953.					
leaving the centerine of said Out	that the amount claimed is legally due, after allowing all				
feet thence born is degrated and to the minutes west for 100.58 feet and to the point of beginning. Containing 0.33	Tenny lombs				
Acre, more or less Also, a part of the west half of sec- tion 9 township 8 north range ( west toon 9 township 8 north range ( 10 81	Tenny Comb				
east and 301 teet south of the south half of northwest corner of the south half of					
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degrees 30 minutes west over and State of Indiana	) SS				
Hwy 37 for a distance of the Monroe County minutes west for a distance of the					
beginning containing in all 24 acres. Personally appeared bef	ore me, a notary public in and for said county and state.				
section II. Be it further of law of that the boundaries of the City of Bioomington shall be, and the same Bioomington shall be, and the same	Penny Combs				
so as to include all of the test state of the bereinabove described as part of the	she is billing clerk				
Section III. This ordinance and after in the sector of compared with the common Council in the sector of compared in the s	one <u>daily</u> circulation printed and published in the English				
most of the more council of the City of Bloom	a) of				
alley, while and a month is 6th day of May 1981	he printed matter attached hereto is a true				
<b>Duston 89</b> pulse, Presented by me to the Mayor upon by, which was dury p	published in said paper for <u>time</u> , the dates				
Ork 68, Phot and of 11 of clock a m. Noral Comores. City Clerk publication being as foll of Washing and approved by me upon signed and approved by me upon	ows:				
tion 3 t of the this 11th day on solar Lookey. Mayor Francis X, McCloskey. Mayor City of Bloomington t west bounded SyNOPSIS	Mar XX 17 6 24, 1981 Penny Comos				
High to the City of Biofinitiana. known west cor worre County Indiana. known generally as 1822 S. Walnut formerly United Furniture store The land will United Furniture store The land will	to before me this 24 day of May 19 81				
Fest nterline of ton to Mark McAlister and the pro- ton to Mark McAlister and the pro- ton conterline posed use is a liquor store of 17.24	Notary public				
My commission expires	8/21/81				

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In the sum of $$
Allowed 19
Appropriation No.
<b>On Account Of Appropriation For</b>
\$
Box 909, Bloomington, IN 47402
Herald-Telephone
IN FAVOR OF
Claim No Warrant No

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.

. . . . . . . , 19\_

I have examined the within claim and hereby certify as follows: That it is in proper form. That it is duly authenticated as required by law That it is based upon statutory authority. That it is aparently (Correct)

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

5128		(126 Pointe)	11 Em Column (132 Points) 114 Em Column (138 Points)									
OF	Number of Insertions				Number of Insertions			Number of Insertions				
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54	.183	.274	,366	.457	-192		.384	.480	, 20	.30	.40	.50
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1	. 144	.216	,288	.360	.151	.227	.302	.378	158	. 237	.316	. 395
78	.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
9	∬11 <b>2</b>	.168	.224	. 28	. 117	.176	.234	. 293	.122	.183	j.244	.305
10	.10	.15	, 20	.25	.106	.159	.212	. 265	.11	.165	.22	275
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75	.156	.231	,308	.385	.16	.24	.320	.40	.166	.249	.332	416
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	.10	. 24	.30	.125	.188	.25	.313
12	.095	.146	.192	.24	.10	.15	.20	.25	.104	.156	. 206	.26
1					l						· · ·	<u></u>

NOTE: Above table is based on a square of 250 ems.

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%.

## PETITION FOR VOLUNTARY ANNEXATION

We, the undersigned, being the owner and potential purchaser of the below mentioned real estate located in Monroe County, Indiana, and beyond the present corporate limits of the City of Bloomington, petition the Common Council to annex said real estate to the City of Bloomington, to-wit:

The property is owned by the Muzenrieder Corporation of Pineallas County, Florida, and is about to be purchased by Mark A. McAlister of Monroe County, Indiana. The property is commonly known as 1822 South Walnut Street, Bloomington, Indiana, more particularly described as follows, to wit: Indiana, more particularly described as follows, to-wit: (See attached copy of warranty deed).

Dated this \_\_\_\_ day of April, 1981.

Parchaser McAlister,

BACKUP 81-46

Muzenrieder Corporation, Owner by William Taylor, Attorney in fact for Muzenrieder Com

Bridges R, for Purchaser

# 95615

## WARRAN'TY DEED

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THIS INDENTURE WITNESSETH, That RONALD J. KILLION and JUDITH S. KILLION, husband and wife, of Monroe County, in the State of Indiana, CONVEY AND WARRANT TO MUNZENRIEDER CORPORATION of <u>Pinellas</u> County, in the State of <u>Florida</u>, for and in consideration of the sum of One Dollar (\$1.00) and other valuable consideration not herein expressed, the receipt whereof is hereby acknowledged, the following described real estate in Monroe County, Indiana, to-wit:

A part of the south one half of the northwest quarter of section 9, township 8 north, range 1 west, Monroe County, Indiana, bounded and described as follows: Beginning at a point that is 141.99 feet south and 872.49 feet east of the northwest corner of said south one half of the northwest quarter; thence from said point of beginning and running east for 140 feet and to the centerline of the Old Salem Road, said centerline being 17.33 feet west of the centerline of State Road 37; thence with the centerline of said Old Salem Road and running south 18 degrees 59 minutes east for 103.39 feet and to a point that is 6.14 feet west of the centerline of State Road 37; thence leaving the centerline of said Old Salem Road and running west for 150 feet; thence north 13 degrees 34 minutes west for 100.58 feet and to the point of beginning. Containing 0.33 acre, more or less.

Subject to a perpetual, non-exclusive easement for ingress and egress thirty (30) feet across the entire north side of the above described real estate.

ALSO, a part of the west half of section 9, township 8 north range 1 west, beginning at a point that is 900.5 feet east and 301 feet south of the northwest corner of the south half of the northwest quarter of section 9 township 8 north, range 1 west, thence running north 88 degrees 30 minutes east for a distance of 177.5 feet and to the center line of State Highway No. 37; running thence north 14 degrees 30 minutes west over and along the center line of said State Highway No. 37 for a distance of 61.3 feet; thence running south 88 degrees, 30 minutes west for a distance of 160 feet; thence running south for a distance of 60 feet to the place of beginning, containing in all .24 acres, more or less

Subject to any and all conditions, utility easements, highways, rights of way and other restrictions and limitations of record affecting said real estate.

Subject to right of grantors Earl W. Cooper and Marilyn Sue Cooper, husband and wife, retained in Warranty Deed recorded January 20, 1975, in Deed Record 232, pages 147-148, to grantees Ronald J. Killion and Judith S. Killion, husband and wife, in which grantors Cooper retained the right to maintain a sign or to erect a sign or signs on the north six (6) feet of the above described real estate Grantees agree not to block the view of Grantors' sign presently in existence or Grantors' sign or signs subsequently erected for 150 feet by line of sight on the State Highway.

Subject to right of Grantors Earl W. Cooper and Marilyn Sue Cooper, husband and wife, retained in Warranty Deed recorded January 20, 1975 in Deed Record 232, pages 147-148, to use the presently existing 30 foot easement for ingress and egress across the entire north side of above described real estate.

It is agreed and understood by and between the Grantors and Grantees that the presently existing blacktop driveway within said easement area shall not be disturbed or materially altered.

Subject to a building line of thirty (30) feet from the north line of said real estate, said 30 foot building line to run across the entire north side of said real estate.

Subject to easement for water along presently existing line.

RECORDED A. M. \_\_\_\_ P. M. 2. 28

MAR 2 1978

Brily M Wale V RECORDER JONROE CO., IND.

REAL ESTATE TRANSFER

John W. Davis John W. Davis Page Two

Subject to Gas line Easement to Indiana Gas Company, Inc., dated June 3, 1975, recorded June 5, 1975, in Deed Record 234, page 411-412 in the office of the Recorder of Monroe County, Indiana.

Subject to taxes for the second half of the year 1977, due and payable in November 1978, and all subsequent taxes.

Subject to the unpaid balance mortgage from Ronald J. Killion and Judith S. Killion, husband and wife to Monroe County State Bank, dated July 9, 1975 and recorded July 11, 1975 in Mortgage Record A240, at pages 500-502 in the office of the Recorder of Monroe County, Indiana, and calling for the original principal amount of \$75,000.00.

IN WITNESS WHEREOF, the said RONALD J. KILLION and JUDITH S. KILLION, husband and wife, have hereunto set their hands and seals this 1st day of March, 1978.

RONALD J. KILLION

Fillion JUDITH S. KILLION

STATE OF INDIANA, COUNTY OF MONROE, SS:

Before me, the undersigned, a Notary Public, in and for said County and State, this 1st day of March, 1978, personally appeared the within named RONALD J. KILLION and JUDITH S. KILLION, husband and wife, grantors in the above conveyance and acknowledged the execution of the same to be their voluntary act and deed, for the uses and purposes herei mentioned.

IN WITNESS WHEREOF, I have hereunto subscribed my name an my official seal.

HISINO Residing Notary Public in Monroe Indiana Katherine L. Taylor

My Commission Expires:

December 8, 1981

This instrument prepared by Harold A. Harrell, Attorney at Law.

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