Completed on 4/20/65 Lee 1964-05 Boch of lost page for accounts affected m 19, ORDINANCE NO. 405 AN ORDINANCE ANNEAING A CERTAIN DESCRIBED AREA TO THE CITY OF VERNONIA, COLUMBIA COUNTY, OREGON. WHEREAS, the City Council of the City of Vernonia,

Columbia County, Oregon, considered annexing certain hereinafter described property to the City of Vernonia; and

WHEREAS, the City Council elected to dispense with submitting the question to the registered voters of the city, as is authorized in Oregon Revised Statutes. Section 222.120 Subsection (1); and

WHEREAS, the City Council fixed a day certain, to-wit: Monday, July 6, 1964, at 8:00 P.M. in the City Hall of the City of Vernonia, for a public hearing at which time the registered voters of the city could appear and be heard on the question of annexation; and

WHEREAS, the City Council caused notice of the public hearing to be published once each week in the Vernonia Eagle, a newspaper of general circulation within the City of Vernonia, for two successive weeks prior to the date of the hearing, to-wit: June 11, 1964, and June 18, 1964, and also caused notices of the hearing to be posted in four public places within the city for a like period of time, to-wit:

- (1) Nehalem Service Station
- (2) Mill Market & Lockers (3) Fire Hall
- (4) Ralph's Chevron Service

and

WHEREAS, the said public hearing was held and there were no remonstrances either written or voice; and

WHEREAS, prior to the time of the said public hearing the landowners of the contiguous territory to be annexed petitioned and consented in writing, and filed with the City Council said petition to said proposed annexation, and said petition was signed by all the owners of all the real property in the contiguous territory to be annexed; and

WHEREAS, it is not necessary, therefore, to hold an election within the contiguous territory proposed to be annexed; and

WHEREAS, said annexation would be of benefit to the City and to the area to be annexed; NOW THEREFORE.

THE CITY OF VERNUNIA DOES ORDAIN AS FULLOWS:

Section 1. That the following described contiguous real property situated in Columbia County, Oregon, is hereby annexed to and made a part of the City of Vernonia, to-wit:

Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12, Block 13, and Lots 1, 2, 3, 4, 5, 8, 9, 10, 11 and 12, Block 14, all being in First Addition to City of Vernonia.

Secretary of State of the State of Oregon, a copy of this ordinance, copies of the statement of consent of landowners in the territory annexed, and a copy of the ordinance of the City of Vernonia declaring that no election is required in the city.

Section 3. WHEREAS, it is hereby adjudged and declared that existing conditions are such that this ordinance is necessary for the immediate preservation of the public health and welfere of the City of Vernonia, an emergency is hereby declared to exist by unanimous vote of the Council, and this ordinance shall be in full force and effect when signed by the Mayor.

Read the first time July 20, 1964.

Read the second time by title only: July 20, 1964.

Read the third time and passed by the Council this 20th day of July, 1964.

Approved by the Mayor this 20th day of July, 1964.

Ayos: Stiff, Alkins, Hertel, miller

Nays: None

MAYOR - President of Vouncil, acting.

19.24

1000

Attest:

Fago No. 2, ordinance No. 405

91-2998

BENNETT & VAGT

ATTORNEYS AT LAW
BENNETT BUILDING
275 STRAND STREET
ST. HELENS, OREGON

May 4, 1965

1965-14

Mr. Tom McCall Secretary of State
Department of State
Room 121, State Capitol
Salem, Oregon 97310

Dear Sir:

Enclosed find a copy of the Order of Annexation within the City of Vernonia, a copy of the state-ment of consent of the land owners of the territory annexed, and a copy of the Ordinance declaring that no ordinance is required.

Very truly yours,

BENNETT & VAGT

405 and the second

> RRV: vr Enc.





WHEREAS, it is not necessary, therefore, to hold an election within the contiguous territory proposed to be annexed; and

WHEREAS, said annoxation would be of benefit to the City and to the area to be annexed; NOW THEREFORE,

THE CITY OF VERNORIA DOES ORDAIN AS FOLLOWS:

Section 1. That the following described contiguous real property situated in Columbia County, Oregon, is hereby annexed to and made a part of the City of Vernonia, to-wit:

and lots 1, 2, 5, 4, 5, 8, 9, 10, 11 and 12, block 14, and being in First Addition to City of Vernonic.

Section 8. That the City Recorder make and submit to the Secretary of State of the State of Oregon, a copy of this ordinance, copies of the statement of consent of landowners in the territory annexed, and a copy of the ordinance of the City of Vernonia declaring that no election is required in the city.

Section 3. WHEREAS, it is hereby adjudged and declared that existing conditions are such that this ordinance is necessary for the immediate preservation of the public health and welfare of the City of Vernonia, an emergency is hereby declared to exist by unanimous vote of the Council, and this ordinance shall? be in full force and effect when signed by the Espor.

Read the first time July 20, 1964.

Read the second time by title only: July 20, 1964.

Read the third time and passed by the Council this 20th day of July, 1964.

Approved by the Mayor this 20th day of July, 1964.

Lyon: Stiff, Adding, Hertel, miller. "

Attest:

DATE LA COMPANIENCE COMPANIENC

Page No. 2, ordinance No. 405

Filed 5-6-Ex

ORDINANCE NO. 405

AN ORDINANCE ANNEAING A CERTAIN DESCRIBED AREA TO THE CITY OF VERNONIA, GOLDMBIA COUNTY, OREGON.

WHEREAS, the City Council of the City of Vernonia, Columbia County, Oregon, considered annexing certain hereinafter described property to the City of Vernonia; and

WHEREAS, the City Council elected to dispense with submitting the question to the registered voters of the city, as is authorized in Oregon Revised Statutes, Section 222.120 Subsection (1); and

WHEREAS, the City Council fixed a day certain, to-wit: Monday, July 6, 1964, at 8:00 P.M. in the City Hall of the City of Vernonia, for a public bearing at which time the registered voters of the city could appear and be heard on the question of annexation; and

WHEREAS, the City Council caused notice of the public bearing to be published once each week in the Vernonia Esgle, a newspaper of general circulation within the City of Vernonia, for two successive weeks prior to the date of the hearing, to-wit: June 11, 1964, and June 18, 1964, and also caused notices of the hearing to be posted in four public places within the city for a like period of time, to-wit:

- (1) Nobelow Service Station
- (2) Mill Market & Lookers
- (3) Fire Rell
- (4) Ralphis Chevron Service

and

WHEREAS, the said public hearing was held and there were no remonstrances either written or voice; and

WHEREAS, prior to the time of the said public bearing the landowners of the contiguous territory to be annexed potitioned and consented in writing, and filed with the City Council said petition to said proposed annexation, and said petition was signed by all the owners of all the real property in the contiguous territory to be annexed; and

PETITION FOR, AND CONSENT TO. AMMEXATION TO THE CITY OF VERNONIA, COLUMBIA COUNTY, OREGON

We, the undersigned, whose property is described below and is situated in Columbia County, Oregon, to-wit:

Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12, Block 13, and Lots 1, 2, 5, 4, 5, 8, 9, 10, 11 and 12, Block 4, all being in the First Addition to City of Vernenia.

de hereby respectfully petition the City of Vernonia for, and expressly give our consent to, annexation of our property, above described, to the City of Vernonia, Columbia County, Oregon.

Our property is particularly described in deed records of Columbia County, Gregor, to-wit.

DEED TECCHOS

and the second the sec	Commence of the commence of th	ns. Si	,	2011 3 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	And the second second
hafan L. Car by be for	and below the second and a second sec	A A A A A Community of the second second	e of a control of the state of	gladydia o o'r o'r ollyddyd lllyddyg argylynghydd ei byggly	Passing and interpretation of the con-
l-fa 22° h fa toph	Carlos de la companya del companya de la companya del companya de la companya del companya de la companya de la companya de la companya del companya de la companya dela companya de la companya del companya de la companya de la companya del companya dela companya del companya del companya de	andrig yithour film I wastamo	sono antico de la composição de la compo	Spagnish Pilot in 1945 o, 1944 de les 1944	· «Branning Langerino, of har Virginia (Ap., Advisora Marketino)
e and the second	eners differential and well to spill the en (I) being the little — density disordered from the energy of the energ	harris (fr. 16). Ann ann ann ann ann ann ann ann ann ann	a high a san-aithean ag high a san aidh ann a' fhan a' fhan a' fha a shigh guillean a dha a' fha ail ghigh a'	e 1920-1925, paratególisely előken szekeinnyeltékeznekfe	, in the effect of the effect
there were well a second and a	Barringer trade to the trade of	a i elgen vegendjir yakkli lijoh leinhaukti alanski i insgir i qur kurjiki i idalih indirindirindirindiri	to the control of the	Memorialis region (1881) septem 1 bedayori 1970-ken selilake	Methologisky olys Assilent († 333) delysydd († 1
Managhat tinga nasaritatika mita na nipiningah Abbaritan	or nethropolising space again and a sider singer developes about give interesperate, min	ANYSTONIO NICHO IN SERVICIO SERVICIO ANTINIO SERVICIO SERVICIO SERVICIO SERVICIO SERVICIO SERVICIO SERVICIO SE	# 1-97 And 11-048 (30%) color traversity and a color and a second color	spine statistics in the second and statistics, byttless are the constituted	Мфаница (- 15 группун год год группун год
#930 n. umag dan dagan merunakan penantukan 1944 Menusu opik	pagalan terdidak sadi iyo indak yan bakaranada antakaka sada ina da ka gaga bakabunaka, ga	er in	TO COME EMBERGAÇÃO COMBUNESTICO POR ACTUAL AND ACTUAL A	get and the desired desired and the common and the	or 1820-1830 assertson to the Colombia Newson Newson (Colombia) Newson (Colombia) Newson (Colombia) Newson (Colombia)
Message and the second	The symmethylast manage makes also collected appropriate contraction according to environmental contraction.	ar den en e	tell betti-som. Blev de en viske vergelde daardet eld oder visien vergevande hyden-	pt 3 FG - constitution and province of the constitution of the con	.09993per@ddd.en reidinglyddigffenego; yng agregap rennesed ac
elbands, ribes mikrosoftysegsparter, producurto z zwiąk mikrosoftymogo	entalin (1884), visitan simila para (1964), visita	- during during the grant	a - magnetin-passervassee, cit, magnetin-seen build de navier magnetin-specialistissessesses	\$\$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	dra-rainghdyggarddyn-righningggar
SIATE OF ORE	GON, COUNTY OF	COLUMBIA,	Efe tel han 3	reacount 3 to 5 th may be a subsection of the supplementation of the	$\sum_{j=1}^{2p-2p}\frac{2p-2p-2p-2p}{p-2p-2p-2p-2p-2p-2p-2p-2p-2p-2p-2p-2p-2p$
CMMS Mand says as for the before me and the fore me and the fore me and the fore an	olious: That t	he arozesaid	being first du persons signe ledge that the	ly sworn, of their signs was	denoses inature their
uun van kalintiik o kung.	hatala in as is je - wi inga ia je			-	
	nd sworn to befo	ore me this	and the second of the second	Alexandra processor and a V of	1 - 1555 — «Карадиция формация по
7) # **	A contract of the contract of				

Page 1 - Petition

Dopald L Kalettek Attonievat law Protegroral building Ees columbia blys. Et.Nelens, corrog

196 L. Marie

SSTARY PUBLIC FOR OREGON
By Commission expires:

DROTHANCE NO 400

AN ORDINANCE FIXING A TIME AND PLACE FOR A PUBLIC HEARING BEFORE THE CITY COUNCIL AT WHICH TIME THE REGISTERED VOTERS OF THE CITY MAY APPEAR AND BE HEARD ON THE QUESTION OF ANNEXING A CERTAIN DESCRIBED AREA TO THE CITY OF VERNONIA, AND DECLARING AN EMERGENCY.

WHEREAS, the City Council of the City of Vernoris, Columbia County, Oregon, is considering annexing certain hereinafter described property to the City of Vernonia; and

WHEREAS, it appears to the City Council that the annexation of said area would greatly benefit the citizens and the City of Vernonia; and

WHEREAS, the City Council of the City of Vernonia has elected to dispense with submitting the question to the registered voters of the City and therefore, pursuant to Oregon Revised Statutes Section 222.120 Subsection (1), has decided to fix a day for a public hearing, before the City Council, on the question; NOW THEREFORE.

THE CITY OF VERNONIA DOES ORDAIN AS FOLLOWS.

Section 1. That Monday, <u>Tuly 6. 1966</u>, at 8:00 p.m. Standard time as established by Oregon Revised Statutes Section 187.110, in the City Hall of the City of Vernonia, be set as the time and place for a public hearing wherein the registered voters of the City may appear, before the City Council, and be heard on the question of annexing the following described area to the City of Vernonia, to-wit:

Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12, Block 13, and Lots 1, 2, 3, 4, 5, 8, 9, 10, 17 and 12, Block 14, all being in the First Addition to City of Vernonia.

Section 2. That a public notice of said hearing be published in the Vernonia Eagle, a newspaper of general circulation within the City, once each week for two successive weeks prior to the day of the hearing, to-wit: Jane 11, 1964 and June 18, 1964.

Section 3. The City Recorder is hereby directed to post notices of the hearing in four public places in the city for two successive weeks prior to the day of the hearing.

Section 4. WHEREAS, it is hereby adjudged and declared that existing conditions are such that this ordinance is recessary for the immediate preservation of the public health and welfare of the City of Vernonia, an energency is hereby declared to exist by unanimous rote of the Council, and this ordinance shall take effect, and be in full force and effect when signed by the Mayor.

have been been the state of the

Read the second time by title only: Lune 1, 1964

Read the third time and passed by the Council this 257day of change

Approved by the Mayor this 1st day of clune . 1964.

AYES: L.E. STIFF, L.E. ATRINS, M.C. NERTEL, C.E. MILLERY

NAME: NEWE

P1. 50. 40