ORDINANCE # 21 ANNEX TERRITORY

REAFFIRMED BY #36

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ORDINANCE NO. 21

EXHIBIT A

TERRITORY TO BE ANNEXED

ORIGINAL DIM

BEGINNING at a point on the East or Northeast side of Avenue A. on the Eastern or Northeastern boundary line of the Danbury Townsite according to the recorded map, at a point where a projection of the East line of Block No. 96 would intersect the said Eastern or Northeastern line of Avenue A for a point of beginning; THENCE in a Southwesterly direction along the East line of Blocks Nos. 96, 95 and 94, to the Southwestern corner of Block No. 94, also being the Southwest corner of Lot No. 7, Block No. 94, to a point for corner; THENCE in a Northwesterly direction along the West line of Block No. 94, to the Southwest corner of Block No. 99 to a point for corner; THENCE in a Southwesterly direction along the Southwesterly boundary line of Block No. 100 to the Southwest corner of Block No. 100, being also the Southwest corner of Lot No. 7, Block No. 100, to a point for corner; THENCE in a Northwesterly direction along the West line of Blocks Nos. 100 and 117 to the North or Northwest boundary line of the Danbury Townsite, to a point for corner; THENCE in an Easterly direction along the Danbury Townsite boundary line to a point of a corner which is the North corner of Danbury Townsite and is the Easterly line of Avenue A; THENCE in a Southeasterly direction along the Easterly line of Avenue A to the place of beginning and which above described property will include all of Elecks Nos. 94, 95, 96, 97, 98, 99, 100, 117 and 118 including all streets and alleys as shown on the dedicated map of Danbury Townsite.

AT 8:09 O'CLOCK A M

AUG 26 1966

H. R. STEVENS, JR.

Clerk County Court, Brazoria Co.; Tex

BY A. Sarak DEPUTY

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ORDINANCE NO. 21

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WHEREAS, OIL the 14 th day of April ,
1965 the Mayor certified to the City Council an affidavit
and petition which had been filed with him, in which affi-
davit the affiants, being more than three in number and be-
ing a majority of the inhabitants of the territory annexed
hereby qualified to vote for members of the State Legislature
state that a majority of the inhabitants of the territory an-
nexed hereby qualified to vote for members of the State Leg-
islature have voted in favor of becoming a part of this City
and that the territory annexed hereby adjoins the limits of
this City to the extent of less than one-half mile in width,
and in which petition it was requested that the territory an-
nexed hereby be annexed to this City; and
WHEREAS, the City Council hereby finds that the
statements in said affidavit are in all things true and
correct and that said petition was signed by a majority of
the voters residing in the territory annexed hereby; and
WHEREAS, on the 22_{nd} day of April ,
1965, a notice was published of a public hearing to be held
on the <u>10 th</u> day of <u>May</u> , 1965, at which hear-
ing all interested persons would be provided an opportunity
to be heard on the question of the annexation accomplished
by this ordinance, said notice being published in
Angleton Times , a newspaper having general circulation
in this City and in the territory hereby annexed; and
WHEREAS, said public hearing was held on the day
and at the time and place stated in said published notice
and all interested persons were provided an opportunity to

be heard on the question of the annexation accomplished by

this ordinance; and

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WHEREAS:

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- 1. Not less than ten (10) nor more than nineteen (19) full days intervened between the day said notice was published and the day said hearing was held; and
- 2. Not less than ten (10) nor more than nineteen (19) full days intervened between the day said hearing was held and the day this ordinance was first read and passed (such first reading and passage being also the final reading and passage); and

WHEREAS, the population of this City is 800;

and

WHEREAS, the territory annexed hereby is contiguous to the corporate limits of this City and is within the exclusive extraterritorial jurisdiction (as that term is defined in Section 3 of Article 970a, Revised Civil Statutes of Texas) of this City; the extraterritorial jurisdiction of all other municipalities having never attached to said territory;

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF DANBURY, TEXAS:

Section 1. That, by virtue of the authority vested in this City by Article 974, Revised Civil Statutes of Texas, the territory described in Exhibit "A" attached hereto and made a part hereof be and the same is hereby added and annexed to this City and said territory shall hereafter be included within the corporate limits and be a part of this City.

Section 2. That the territory annexed hereby shall bear its pro rata part of the taxes levied by this City, and the inhabitants thereof shall be entitled to all of the rights and privileges of citizens of this City and shall be bound by the acts, ordinances, resolutions and regulations of this City.

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Section 3. The fact that the territory annexed hereby is without the benefits and advantages enjoyed by the citizens of the City of Danbury, and is badly in need thereof, and the owners have expressed a desire therefor, creates an emergency and an imperative public necessity requiring that the rule which provides that City Ordinances be read on three several days before their passage, be and the same is hereby suspended, and this ordinance shall take effect from and after its passage.

Passed by a vote of 4 ayes and 0 nays and approved this 24th day of May, 1965.

APPROVED:

Mayor of the City of Banbury, Texas

ATTEST:

Letty Publish
City Secretary of the City of

Danbury, Texas

THE STATE OF TEXAS (COUNTY OF BRAZORIA (

I certify that the above and foregoing is a true and correct copy of Ordinance No. 21 passed by the City Council of the City of Danbury on the 24th day of May , 1965 and approved by the Mayor.

Witness my hand and the Seal of said City.

Setty R. Usellam
City Secretary