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8/2/94

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RESOLUTION

A RESOLUTION OF THE MAYOR AND THE CITY COUNCIL OF THE CITY OF FRIEND, NEBRASKA AMENDING AND SUPPLEMENTING THE ORIGINAL TRAFFIC REGULATIONS RESOLUTION PREVIOUSLY PASSED BY THE MAYOR AND CITY COUNCIL, SO AS TO PROVIDE THAT EASTBOUND TRAFFIC ON THIRD STREET AT THE INTERSECTION OF THIRD AND SPRING STREET SHOULD BE REQUIRED TO STOP AND THAT A STOP SIGN BE AUTHORIZED TO BE PLACED BY CITY PERSONNEL AT THAT INTERSECTION.

IT IS THEREFORE RESOLVED BY THE MAYOR AND CITY COUNCIL THAT A STOP SIGN TO CONTROL EASTBOUND TRAFFIC ON THIRD STREET AT THE INTERSECTION OF THIRD STREET WITH SPRING STREET IS NECESSARY FOR THE PROTECTION OF TRAFFIC ON THIRD STREET AND THE HOSPITAL PERSONNEL USING THE AMBULANCE GARAGE AT THAT INTERSECTION; THAT THE MAYOR AND CITY COUNCIL HEREBY DIRECT THE STREET SUPERINTENDENT TO PLACE A STOP SIGN REQUIRING EASTBOUND TRAFFIC ON THIRD STREET, AT THE INTERSECTION OF THIRD AND SPRING STREET, TO STOP. VIOLATION OF THE REGULATION PROVIDED BY SUCH STOP SIGN SHALL BE A MISDEMEANOR PUNISHABLE BY LAW AND LAW ENFORCEMENT AUTHORITIES ARE DIRECTED TO ENFORCE THE SAME.

RESOLUTION OFFERED BY COUNCILMAN Smith, SECONDED BY COUNCILMAN Gill AND ON ROLL CALL, ALL VOTING AYE, THE RESOLUTION IS PASSED. NO DISSENTS.

James W. Vande
MAYOR

ATTEST:
Phyllis Suehla
CITY CLERK

(CITY SEAL)



AMENDED RESOLUTION OF INTENTION TO ESTABLISH A BUSINESS IMPROVEMENT DISTRICT PURSUANT TO SECTION 19-4015 TO 19-4038, NEBRASKA RE-ISSUED REVISED STATUTES OF 1943 AS AMENDED IN 1979.

At the special meeting for a hearing on the Resolution of Intent to Establish a Business Improvement District, held on June 20, 1994 at 8:00 o'clock P.M. at the City Hall in Friend, Saline County, Nebraska, a motion was made to amend the original resolution, so as to propose that plans and specifications should be prepared by the City Engineer and the proposed assessment schedule be corrected to show the accurate proper square foot for each business, since there are errors in the original schedule; that the plans and specifications shall provide that the concrete shall be a minimum of five (5) inches thick; that it be re-enforced by steel fabric; that the benefits of such Business Improvement District improvements on sidewalks be offered and extended to all other owners outside of the District ^{on} ~~on Main and~~ Maple Street- First Street through ~~Third Street~~ and Second Street between the east boundary of Maple Street and the west boundary of Chestnut Street; that the cost assessment to the property owners be reduced to \$2.25 per square foot and that they be entitled to pay their assessment over a four year period at four (4%) per cent interest; that in the event that fifty (50%) per cent or more square footage does not object to such amended resolution, that the improvements be completed and assessed as taxes in the manner of the above stated and certified to the County Treasurer.

This motion was made by Councilman Tuttle and seconded by Councilman Gill. Roll call: All members present voting aye, Freeman, absent. The motion for the amendment of the resolution passed.

Thereafter, a call for objections was made and a list of property owners for and the owners opposed was made. This list was circulated between the attendance at the meeting and showed that the only opposition was Helen L. Potter with regard to Lot 134, Eugene R. Martin with regard to his Lot and Robert J. Kohout with regard to his Lot and the Council being fully advised that the opposition is not fifty (50%) per cent, and therefore that the resolution shall be adopted and the City Attorney is instructed to draft an Ordinance pursuant to law for passage at the next regular City Council meeting.

of the square footage