VILLAGE OF SUGAR GROVE BOARD REPORT

TO: VILLAGE PRESIDENT & BOARD OF TRUSTEES

FROM: DANIELLE MARION, COMMUNITY DEVELOPMENT DIRECTOR

SUBJECT: PUBLIC HEARING: HANNAFORD FARM ANNEXATION AGREEMENT AMENDMENT FOR LOTS

70 & 71 (700 & 712 WHEATFIELD AVE)

AGENDA: JUNE 18, 2024 REGULAR VILLAGE BOARD MEETING

DATE: JUNE 11, 2024

ISSUE

Shall the Village Board hold a public hearing to consider an Annexation Agreement Amendment pertaining to Hannaford Farm Lots 70 and 71 (700 and 712 Wheatfield Ave).

DISCUSSION

The Annexation Agreement amendment is necessary in order to capture costs for completion of certain public improvements in the incomplete subdivision. In this instance, the owner of lots 70 and 71 has paid the current required fee-in-lieu-of-development (FILOD). The Annexation Agreement amendment is specific to lots 70 and 71 and acknowledges the property owner has completed all of his obligations under the terms of the Annexation Agreement.

ATTACHMENTS

- Public hearing notice for amendment of the Hannaford Farm Annexation Agreement for Lots 70 and
 71
- Annexation Agreement Amendment for Hannaford Farm Lots 70 and 71

COSTS

The only cost associated with the requested action is the public hearing notice publication cost.

RECOMMENDATION

That President Konen open the public hearing to accept public comments on the Annexation Agreement Amendment for Hannaford Farm lots 70 and 71 (700 and 712 Wheatfield Ave) and that the public hearing be subsequently closed.

NOTICE OF PUBLIC HEARING

Notice is hereby given to all persons that the Sugar Grove Village Board will hold a public hearing on June 18, 2024 at 6:00 p.m. at Waubonsee Community College in the Academic and Professional Center (APC) at, 04S783 Illinois Route 47, Sugar Grove, Illinois, 60554 for the purpose of considering an amendment to the annexation agreement regarding two tracts of land in Hannaford Farm Unit 2 subdivision and legally described as follows:

Lot 70 in Hannaford Farm Subdivision Unit 2, being a subdivision of part of the South Half of Section 4, Township 38 North, Range 7 East of the Third Principal Meridian, according to the plat thereof recorded April 9, 2007 as Document No. 2007K038156, in Kane County, Illinois

And

Lot 71 in Hannaford Farm Subdivision Unit 2, being a subdivision of part of the South Half of Section 4, Township 38 North, Range 7 East of the Third Principal Meridian, according to the plat thereof recorded April 9, 2007 as Document No. 2007K038156, in Kane County, Illinois

and commonly known as 700 Wheatfield Avenue & 712 Wheatfield Avenue

All interested persons are invited to attend the public hearing and will be given an opportunity to be heard. Be advised, the proposed annexation agreement amendment may be changed, altered, modified, amended, or redrafted in part or in its entirety after the public hearing. You are further advised the Public Hearing may be adjourned to dates certain without further notice.

A copy of the proposed annexation agreement amendment is available for inspection at the Community Development Department during normal business hours, or at www.sugargroveil.gov.

If you have questions regarding this petition, you may direct them to the Community Development Department, 601 Heartland Drive, Sugar Grove, Illinois 60554. Normal business hours are 8:00 a.m. to 4:30 p.m. Monday through Friday.

By order of the Corporate Authorities of the Village of Sugar Grove, Illinois this 29th day of May, 2024.

Tracey Conti, Village Clerk

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STATE OF ILLINOIS)	
COUNTY OF KANE	
Prepared by:	
Laura Julien	
Mickey, Wilson, Weiler, Lenert &	
Julien, P.C.	
140 S. Municipal Drive	
Sugar Grove, IL 60554	
Return to after recording:	
Village Clerk	
Village of Sugar Grove	
160 S. Municipal Drive	
Sugar Grove, IL 60554	Reserved for Recorder's Use
160 S. Municipal Drive	Reserved for Recorder's Use

LOT BY LOT AMENDMENT TO ANNEXATION AGREEMENT

(Hannaford Farm Subdivision Lots 70 & 71)

This Amendment to Annexation Agreement ("Amendment"), is made and entered into this 27 day of ________ 2024, by and between the VILLAGE OF SUGAR GROVE, an Illinois municipal corporation ("Village") and Jim & Lori Petry, the owners of Lots 70 & 71 in the Hannaford Farm Subdivision, and successor developer and owners of said lots (collectively, the "Owners"). For purposes of this Agreement and for ease of reference, the Owners and the Village may from time to time each individually be referred to as "Party" and collectively referred to as "Parties."

WITNESSETH

WHEREAS, Owners own a fee simple interest to the real property which is legally described in Exhibit "AA", attached hereto and incorporated herein by reference, consisting of Lots 70 & 71 in the Hannaford Farm Subdivision, (collectively, the "Lots"), and which was the subject of a certain Annexation Agreement recorded on July 8, 2004 in Kane County as Document number 2004K090340 (and subsequently amended); and,

WHEREAS, it is the desire of the Owners to amend the annexation agreement for this portion of the original development (pursuant to Section 16A) only to address changes in circumstances since the time of the original agreement was passed; and,

WHEREAS, due to the failure of the initial developer and owner of the property to complete the required public improvements, and the failure of the financial institution backing the Letters of Credit to provide the funds needed to completed these same improvements it falls to the successor Owners to complete said public improvements pursuant to Section 16A and 18 of the original Annexation Agreement for the Lots; and,

WHEREAS, in consideration of the negotiations between the Parties, the Parties have

agreed that if the Owners comply with all obligations of the annexation agreement and pay to the Village an additional impact fee for each of the lots (as noted herein) to address Owners' obligations for the public improvements and related improvements and expenses of development, the Village will allow the Owners to develop these Lots.

WHEREAS, all notices required by law relating to amending the original annexation agreement of the Property (insofar as it relates specifically to the Lots) have been given to the persons or entities entitled to such notice pursuant to the applicable provisions of the Illinois Compiled Statutes; and,

WHEREAS, the Corporate Authorities of the Village have duly affixed and completed the time for a public hearing on this Amendment and pursuant to legal notice have held (or will have held prior to execution) such hearing thereon all as required by the provisions of the Illinois Compiled Statutes; and,

WHEREAS, in accordance with the powers granted to the Village by the provisions of 65 ILCS 5/11-15.1-1 through 15.1-5, inclusive, relating to Annexation Agreements, the Parties hereto wish to enter into a binding Amendment to Annexation Agreement and to provide for various other matters related directly or indirectly to the annexation and development of the Lots as authorized by the provisions of said statutes; and,

NOW, THEREFORE, in consideration of the mutual covenants, agreements and conditions herein contained, the receipt and sufficiency of which is hereby acknowledged, and by authority of and in accordance with the aforesaid statutes of the State of Illinois, the Parties agree as follows:

1. SECTION 24 CREATED.

Section 24 is hereby created as follows:

Prior to this amendment of the annexation agreement for the Lots, the Owners were responsible for various public improvements and related expenses listed on **Exhibit BB.** In lieu of completion of said items listed on **Exhibit BB,** the Owners shall pay, at issuance of the building permit the total amount of thirty one thousand, one hundred ninety dollars and eighty cents (\$31,190.80) (representing a total of \$15,595.40 for each individual Lot) (subject to the next paragraph of this Section 24), in satisfaction of the Lots obligations for the items listed on **Exhibit BB.** Owners shall otherwise comply with all remaining obligations of the Annexation Agreement and development ordinances of the Village. All remaining sections of the Annexation Agreement (and previous amendments, if applicable to these Lots) shall remain in full force and effect.

Until paid, the above referenced fee may be changed by the Village at its discretion as to amount and timing by adoption of a motion or resolution by the Village Board of Trustees. Said adjusted fee shall be effective (30) days after passage of said motion or resolution.

2. SECTION 25 CREATED.

Section 25 is hereby created as follows:

The Parties acknowledge and agree that the terms and conditions of this Amendment, including the payment of new fees, have been reached through a process of good faith negotiation both by Parties

and through counsel, and represent terms and conditions that are deemed by the Parties to be fair, reasonable, acceptable and contractually binding upon each of them and not affecting any other lot or owner other than the Lots, Owners, or their successors in interest, as defined herein, and that the Village is free to negotiate additional amendments (with the same or different terms) with other lot owners without affecting in any way, the validity or enforceability of this Amendment and Agreement. Further this Amendment shall not be construed to benefit any third party, nor act as a release of any other owner, developer or surety's obligations under the original annexation agreement, any amendments thereto, the ordinances of the Village, the Letters of Credit previously posted, the liability of the issuing bank(s) or the FDIC in its action relative to said sureties.

By entering into this agreement, the Owners (and their successors and assigns) hereby waive and release any and all claims against the Village, its officers, agents, consultants, and assigns for any and all claims or damages of any type or character, including the costs of defending any such claims or damages, (including reasonable attorney's fees for attorneys to be chosen at the discretion of the Village) as a result of the actions of the Village in filing *lis pendens* and notices of breach, denial of building permits or other actions taken by the Village to insure the cure of the breach of the Annexation Agreement.

3. SECTION 26 CREATED.

Section 26 is hereby created as follows:

The Owners agree that prior to issuance of a building permit they shall execute and have recorded upon their Lots (and have their Lots subjected to said covenants) the covenants attached hereto as **Exhibit** CC.

4. SECTION 27 CREATED.

Section 27 is hereby created as follows:

The Owners agree as condition of the issuance of the building permit and of this Amendment that Owners shall install at their own expense, the required sidewalk and parkway tree requirements for the Lots in question. To the extent that said sidewalk and/or parkway tree already exist for said Lots, should the Owners damage said sidewalk or parkway tree, they shall be responsible for repair and/or replacement of same. The Owners agree as condition of the issuance of the building permit, and of this Amendment, that they shall also be responsible for insuring that the water service connections, sanitary service connections function to the Village standards (as determined by the Village Engineer) for said Lots and that the Owners shall also be responsible for any and all parkway restoration for said Lots. Owners shall at the time of issuance of the Building permit for said Lots, post a \$5,000.00 cash escrow for any damage to public improvements occurring during construction. Said escrow, if not used, shall be returned (without interest) to Owners upon issuance of the final certificate of occupancy for said Lots.

5. REMAINDER OF AGREEMENT UNAFFECTED; AMENDMENT INTEGRATED IN AGREEMENT, TERM.

The Parties hereby agree and acknowledge that the remaining provisions of the original annexation agreement and previous amendments which are not referenced or amended by this Amendment shall remain in effect for the term of the Agreement. For purposes of construing the provisions of the Agreement, the Parties agree that this Amendment shall be fully integrated

into the Agreement from and after its execution by the Parties. This Amendment shall be binding upon and inure to the benefit of the parties hereto, their successors and assigns including, but not limited to, successor owner of record, successor developers, lessees and successor lessees, and upon any successor municipal authority of the Village and successor municipalities for a period of twenty (20) years from the later of the date of execution hereof and the date of adoption of the ordinances pursuant hereto.

IN WITNESS WHEREOF, the parties have executed this Annexation Agreement the day and year first above written.

	VILLAGE:	
ATTEST:	Village of SUGAR GROVE, an Illinoi municipal corporation	
Tracey Conti, Village Clerk	Jennifer Konen, Village President	
STATE OF ILLINOIS) COUNTY OF KANE)		
	for the County and State aforesaid, do hereby certify that	
to be the Village President and Village Clerk, resp known to me to be the same persons whose nam- before me this day in person and severally acknow they signed and delivered the said instrument as I	pectively, of the Village of Sugar Grove, and personally es are subscribed to the foregoing instrument, appeared wledge that as such Village President and Village Clerk President and Village Clerk caused the corporate seal of uthority, given by the Village of Sugar Grove Village	
Given under my hand and official seal, thi	is day of, 2024.	
_	Notary Public	

OWNERS, LOT 70 & 71:

STATE OF ILLINOIS)

OFFICIAL SEAL

DIANNE L HURRELL NOTARY PUBLIC, STATE OF ILLINOIS MY COMMISSION EXPIRES: 09/09/2026

COUNTY OF KANE

I, the undersigned, a Notary Public in and for the County and State aforesaid, do hereby certify that In Petry & Lor Petry personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and they signed and delivered the said instrument. Given under my hand and official seal, this 27 Notary Public

LIST OF EXHIBITS

Exhibit AA Legal Description of Lot

Exhibit BB List of Public Improvements being addressed for

this Lot only by payment of an additional fee

Exhibit CC Covenants to be recorded against Lot

EXHIBIT AA

Legal Description of Lots

Lot 70 in Hannaford Farm Subdivision Unit 2 being a subdivision located in the South half of Section 4, Township 38 North, Range 7 East of the Third Principal Meridian in Kane County, Illinois according to the plat thereof recorded as document number 2007K038156 in the Kane County Recorder's Office.

Lot 71 in Hannaford Farm Subdivision Unit 2 being a subdivision located in the South half of Section 4, Township 38 North, Range 7 East of the Third Principal Meridian in Kane County, Illinois according to the plat thereof recorded as document number 2007K038156 in the Kane County Recorder's Office.

EXHIBIT BB

Public Improvements

The improvements include some grading to accommodate the overland flow route, sanitary sewer manhole repairs and adjustments, valve vault and fire hydrant repairs and adjustments, storm sewer and structure repairs, adjustments and installation, curb and gutter repairs, pavement patching and replacement as required, surface course installation on roadways of the internal subdivision and Denny Road, minor sidewalk repairs, signage repairs and replacement, streetlight repairs, landscaping, minor restoration within the right of way adjacent to common areas, bike path repairs, additional bike path installation and replacement along Wheatfield and Redbud, soil erosion control necessary to complete these improvements, record drawing preparation, and fees associated with engineering, attorney, and snowplowing for the Hannaford Farm subdivision.

EXHIBIT CC

Conditions, Covenants and Restrictions

Conditions Covenants and Restrictions (CCR's) recorded as document number 2011K026408 in the Kane County Recorder's Office