RESOLUTION 2019-21

A RESOLUTION ADOPTING A PLAN OF SERVICES FOR THE ANNEXATION OF THE BENNETT PROPERTY BY THE CITY OF FRANKLIN, TENNESSEE

WHEREAS, Tennessee Code Annotated (T.C.A.) § 6-51-102, as amended, requires that a Plan of Services be adopted by a municipal governing body prior to the passage of an annexation resolution; and

WHEREAS, Michael and Denise Bennett, ("Owner(s)") of property located at Long Lane ("Property") petitioned the Board of Mayor and Aldermen (BOMA) of the City of Franklin, Tennessee ("City"), to annex the Property adjoining the City limits and located within the Franklin Urban Growth Boundary (UGB); and

WHEREAS, the Property is located South of Long Lane and East of Williamson County Agricultural Center, as described herein and as depicted on the Map attached hereto as Exhibit A; and

Map-Parcel	Acres
106179.04	6.99
Total	6.99

WHEREAS, this resolution shall bind the Owners and subsequent Owners of the Property; and

WHEREAS, the Plan of Services has been submitted to the Franklin Municipal Planning Commission for study and a written report as required by T.C.A. § 6-51-102, as amended; and

WHEREAS, a public hearing was held following public notice as required by T.C.A. § 6-51-102, as amended; and

WHEREAS, it is believed it is in the best interest of the City to adopt a Plan of Services for the area petitioned to be annexed to provide for future development in accordance with City standards; and

WHEREAS, this resolution shall not bind the City to later annex the Property.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF MAYOR AND ALDERMEN OF THE CITY OF FRANKLIN, TENNESSEE, AS FOLLOWS:

SECTION I. Pursuant to the provisions of T.C.A. § 6-51-102, as amended, there is hereby adopted, for the area bounded as described above, the following Plan of Services:

A. Water

- 1. The Property is located within the Milcrofton service area.
- 2. Water availability shall be approved and provided through Milcrofton prior to annexation.
- 3. The Owner shall be required to provide adequate fire flow and pressure to the Property.

B. <u>Reclaimed Water</u>

1. According to the City of Franklin's Municipal Code, reclaimed water systems shall be extended to a development if the development is located within 1,000 feet of an existing reclaimed water line.

2. In the case of this Property, an approximately 2,000 linear foot extension would be required to serve the Property. For this reason, reclaimed water will not be required to be extended to the Property.

C. Wastewater

- 1. The Property lies within the Goose Creek Basin as defined in the City of Franklin Sanitary Sewer Basin Study.
- 2. The proposed development of the Property is anticipated to construct an office building.
- 3. The Owner shall be required to extend the sanitary sewer main approximately 1,200 linear feet to provide service to the Property.
- 4. The City of Franklin Sanitary Sewer System Basin Plans show this as an 8-inch sanitary sewer main.
- 5. The Owner shall be required to submit engineering calculations to determine final sizing requirements.
- 6. The Owner shall be required to provide Engineering design, construction, easements, rights-of-way and the costs associated with the on-site sanitary sewer infrastructure required to serve the development of this Property.
- 7. The Owner shall be responsible for the payment of fees per the policies and procedures outlined in Franklin Municipal Code.
- 8. The actual alignment and length of sewer main to be extended by The Owner will depend on existing site conditions at time of construction, as well as the proposed site grading and site layout for the Property. The diameter and length of pipe mentioned herein are approximations.

D. Stormwater

- 1. The Owner shall be responsible for the engineering, design and construction of the necessary stormwater infrastructure for the development of the Property and shall comply with the requirements as outlined in the Franklin Municipal Code.
- 2. As the Property develops, the City will charge prevailing stormwater user fees per policies and procedures as outlined in the Franklin Municipal Code.

E. Streets

- 1. Emergency maintenance of streets will begin on the effective date of annexation.
- 2. Reconstruction and resurfacing of streets, routine maintenance, and installation of storm drainage will be accomplished under existing City policies.
- 3. Access to the Property shall be provided from Long Lane.
- 4. Unless waived by the Franklin Engineering Department, the Owner of the Property shall be required to submit a traffic impact study prior to submitting a development plan for review and approval. The exact scope associated with this traffic impact study shall be determined prior to submittal of the development plan. Required street improvements shall be determined as part of the plan. The roadways constructed as part of this development shall comply with City Street Standards.

F. Traffic Control

1. Traffic signals, traffic signs, street markings, and other traffic control devices shall be installed as the need is established by appropriate study and traffic standards. No needs have been identified for the area at this time.

2. New development after the effective date of annexation shall comply with City regulations governing traffic control devices and markings.

G. Street Lighting

- 1. No off-site street lighting is proposed at this time.
- Street lighting within new developments shall be funded and installed by the Owner per City
 policy, which includes the installation of electric meters to allow for future ownership and
 maintenance by the City or homeowners association. The installation and operation of street
 lights shall coincide with the phasing of development and issuance of Certificates of
 Occupancy.

H. <u>Street Name Signs</u>

- 1. No additional street name signs in the area have been deemed necessary.
- 2. New development shall install street name signs per City policy.

I. <u>Fire Protection</u>

- 1. Fire protection by the present personnel and equipment of the Franklin Fire Department will be provided on and after the effective date of annexation.
- 2. No additional manpower or equipment will be necessary to serve the annexation area at this time.

J. Planning and Zoning

- 1. The planning and zoning jurisdiction of the City will extend to the annexed area on and after the effective date of annexation.
- 2. The proposed development is set to follow the <u>Regional Commerce</u> design concept within Envision Franklin. The <u>Regional Commerce</u> design concept contains high-intensity activity centers that attract large numbers of people and employers from both within and outside the City. These areas include major employment and revenue generators that are valuable community resources.
- 3. Upon annexation, the Property will be zoned by the Board of Mayor and Aldermen, pursuant to the requirements of the Franklin Zoning Ordinance with a base zone district, Overlay District, Character Area Overlay District, and designated as a Conventional or Traditional Area.

K. Parks and Recreation

- 1. The benefit and use of the recreational facilities and programs provided by the Parks Department will be available on and after the effective date of the annexation. Recreational facilities and programs will be provided with existing personnel, facilities and resources.
- 2. New development in the annexed area shall comply with the City of Franklin Parkland Fee Ordinance.

L. Police Protection

- 1. Police patrol and response to calls by the Franklin Police Department will be provided on and after the effective date of annexation.
- 2. Police services will be provided with existing personnel and equipment.

M. Building and Code Inspection Services

1. Building and code inspection services will begin in the annexed area on and after the effective date of the annexation.

2. New development in the annexed area shall comply with adopted City Building Codes, pay the applicable fees, and obtain the required permits for inspection services.

N. Garbage and Recycling Pickup and Environmental

- 1. The Sanitation and Environmental Services Department will begin providing services in the annexed area on and after the effective date of the annexation in accordance with adopted City requirements. The Owner does not have to use the City as a provider, but the Owner shall be responsible for providing refuse collection services as a matter of public health. The Owner shall present a plan for service for refuse collection services for approval by the Sanitation and Environmental Services Department and shall be required to install required dumpster enclosures if dumpsters will be used for holding refuse between scheduled service days.
- 2. No additional manpower or equipment will be necessary to serve the annexation area at this time.

SECTION II. This Resolution shall take effect from and after its adoption.

ADOPTED THIS	
ERIC S. STUCKEY	DR. KEN MOORE
City Administrator	Mayor
Approved as to form by:	
Shauna R. Billingsley City Attorney	



