COUNCIL ACTION FORM

SUBJECT: AUBURN TRAIL ANNEXATION

BACKGROUND:

The City of Ames received an annexation petition from Hunziker Land Development LLC, representing a 68.19-acre parcel owned by Erben and Margaret Hunziker Apartments LLC. The property has an address of 4605 Hyde Avenue, lying on the west side of Hyde Avenue immediately north of Bloomington Heights and south of Rose Prairie. The owner refers to it as Auburn Trail. A location and ownership map is found in Attachment A. At the direction of the Ames City Council, four properties comprising 14.50 acres are included in the annexation request as allowed by Code of Iowa. These properties are included in order to create more uniform boundaries.

The annexation includes land owned by the following:

Proposed Annexation Property Owners	Acres
Erben and Margaret Hunziker Apartments, LLC	68.19
Paul and Margot Eness (non resident)	5.10
Mark Taylor and Allison Eness (resident)	1.24
Clayton Gregg and Julie Schwery (resident)	1.17
Roger and Lori Hamblin (resident)	6.99
Total	82.69
Percent Consenting/Non-consenting	82.46% / 17.54%

The City Council previously held a public hearing on this same request on February 14, 2017 and voted 6-0 to approve the annexation. Staff presented this annexation to the state City Development Board on March 8, 2017 as required by the Code of Iowa. At that time, the City Development Board did not accept the application as being complete and properly filed since there was an omission in the City Council resolution. In order to avoid any uncertainty, the annexation consultation and public hearing process was restarted by the City in order to file a new application with the City Development Board.

The proposed annexation territory is designated Urban Residential in the Ames Urban Fringe Plan. These designations allow for the annexation and development of the land. An excerpt from the Urban Fringe Plan is found in Attachment B.

The territory is also designated as part of the Allowable North Growth Area. This Land Use Policy Plan designation is intended to identify the residential areas of the City needed to accommodate the future population growth of Ames. An excerpt from the LUPP is found in Attachment C.

Inclusion of Non-consenting Owners

Annexations are governed by the Code of Iowa Section 368. Annexation petitions initiated by individuals or entities are classified as a voluntary application. With a voluntary application, the City may include up to 20 percent of the total annexed land area with additional, non-consenting property owners. This is allowed to avoid creating islands (the Code of Iowa does not allow islands to be created by annexations) or create more uniform boundaries (to make the provisions of services more efficient). This rule is often referred to as the 80/20 rule for a minimum of 80 percent consenting land owner area and a maximum of 20 percent non-consenting land owner area.

The City Council included four non-consenting owners in order to create more uniform boundaries. The properties border the City already. Their inclusion allows for consistent road maintenance responsibilities and emergency service response along Hyde Avenue between the City and Story County. Sanitary sewer service and water infrastructure have been extended into this area and is available to serve these properties as well, although the non-consenting property owners are under no obligation to connect to them until they choose to make that investment.

The Urban Services Area designation of the Ames Urban Fringe Plan includes all the land lying east of the Union Pacific railroad tracks. The policy of the City is to seek the annexation of this Urban Services Area to provide residential housing choices for Ames residents. Under the 80/20 allowance, it is not possible to include this entire area of unincorporated land. However, with the inclusion of these non-consenting owners, it does reduce the area of unincorporated land lying east of the railroad tracks thus making more uniform boundaries.

Annexation Considerations

The City has a policy requirement that annexations be consistent with the Land Use Policy Plan (LUPP) and the Ames Urban Fringe Plan (AUF). The growth areas identified in these documents are areas that were selected on, among other things, the ability to provide services to allow for annexation and development. In this circumstance, the annexation area is consistent with the existing LUPP and AUF, the pre-annexation agreement signed with the owner (Hunziker) in 2013, and the recent installation of infrastructure (sanitary sewer, water mains, paved roadway).

Upon annexation, a property will automatically assume the LUPP land use designation consistent with its use designation as described in the AUF. In this case, the Village/Suburban Residential designation would be assigned to these properties upon annexation.

All newly-annexed property is automatically zoned Agriculture. Zoning would not change unless a request is initiated by an individual property owner or by the City Council. Any proposed zoning would need to be consistent with the Land Use Policy Plan. City policy would require a Master Plan designating the types and numbers of housing units or other development at the time of rezoning consideration.

Also upon annexation, the City of Ames would provide fire and police protection, replacing the rural fire service (in this case, Gilbert Fire Department) and the County sheriff, respectively. Property taxes would change based on the next calendar year

assessment. The new levy would be reflected in the tax statement in the fall of the following calendar year.

Traditionally, water service areas have been managed by the City at the time of annexation. The Hunziker property has secured an agreement with Xenia Rural Water Association on the terms of the buyout of service territory. All these properties fall within a water connection district for which fees would be assessed based on total acreage. The non-consenting owners are not obligated to disconnect from Xenia and may remain customers indefinitely. If they wish to connect to City water, however, they can do so under the terms that are in place at the time they wish to connect.

The properties are also on private septic systems. That may continue although if the system fails, a property owner may be obligated to connect to the City sanitary sewer system if the house lies within 200 feet of a city sanitary main. It appears that only one house (Eness/Taylor) would be subject to this in the future. If any choose to connect to the City sanitary sewer, they can do so consistent with the policies and fees at the time they seek connection. All these properties fall within a sanitary sewer connection district for which fees would be assessed based on acreage.

This land lies within the Gilbert School District and also within the Ames Electric service territory. These boundaries are unaltered by annexation.

The Hunziker property is also subject to a special assessment for the costs of the paving of Hyde Avenue.

Land Use Policy

In 2010, the Ames Urban Fringe Plan—a component of the Land Use Policy Plan—was amended to designate the area between H.P. Jenson Subdivision (west of the former Oaks golf course) and the Union Pacific Railroad as Urban Residential. The areas identified as Natural Area were retained. As Urban Residential, the policy of the City is that development will not occur on the land unless and until the land is annexed and full City services are extended to the site.

The Allowable Growth Area map of the Land Use Policy Plan was also amended in January 2011 to designate the area between the H.P. Jenson Subdivision and George Washington Carver Avenue as the North Allowable Growth Area.

The proposed territory is consistent with these goals of meeting the residential needs of the City and of requiring annexation prior to development.

Planning and Zoning Commission: The Commission voted 5-1 to recommend approval of the annexation at their April 5 meeting. No one spoke in favor or in opposition. There was little Commission discussion.

ALTERNATIVES:

1. The City Council can approve the annexation of 82.69 acres of land, including 14.50 acres of non-consenting property in order to create more uniform boundaries as shown on Attachment 1.

- 2. The City Council can approve an annexation of less than 82.69 acres by identifying which properties to exclude from the current proposal.
- 3. The City Council can deny the annexation.

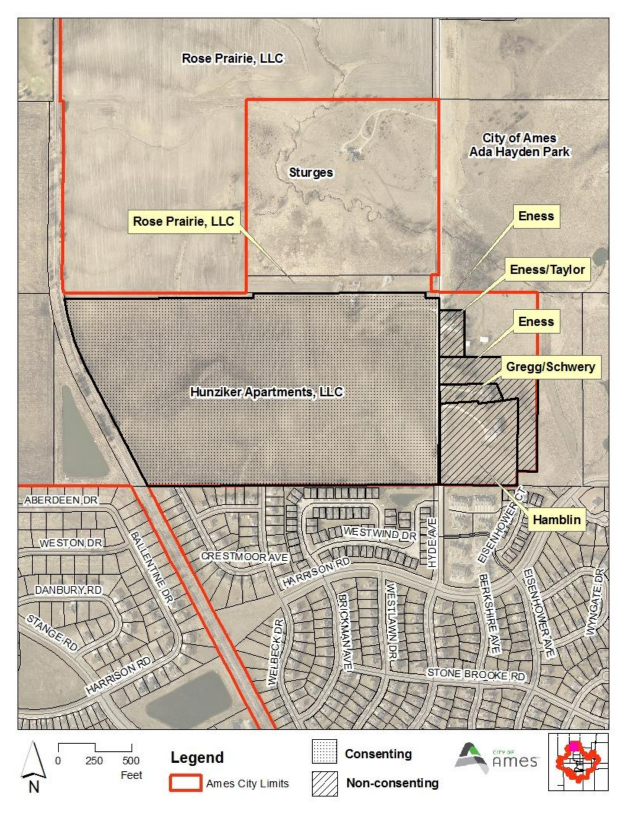
CITY MANAGER'S RECOMMENDATION:

Since the LUPP and Urban Fringe Plan were amended, the policy of the City has been to annex and allow development in the North Growth Area. Recent annexations in this area include the Rose Prairie, Quarry Estates, and Hayden's Crossing. This Auburn Trail development is the last significant development parcel along Hyde Avenue.

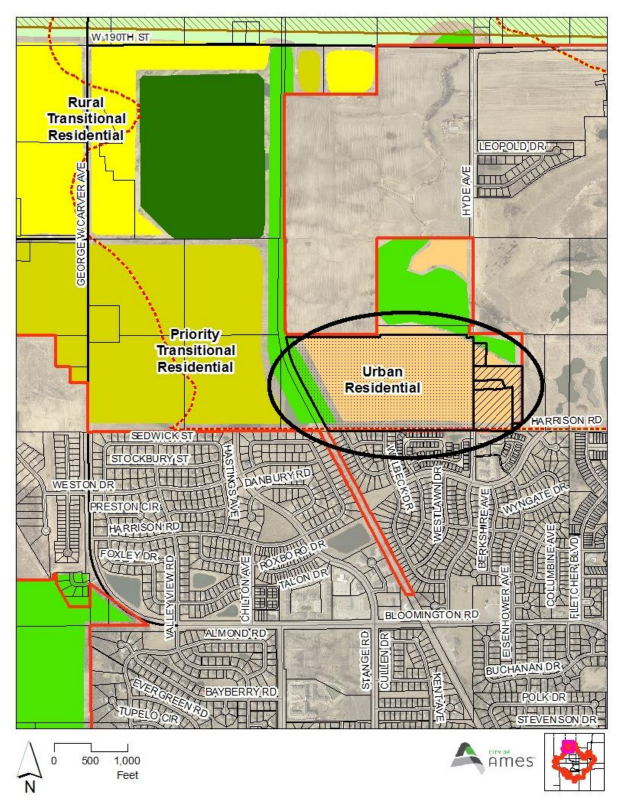
There are smaller parcels of land between Ada Hayden Park and the Union Pacific railroad that have not indicated a desire to annex or to allow development. The City has accommodated those desires since the last annexation in 2013, but further annexation complicates future growth plans by leaving them in unincorporated Story County.

The non-consenting owners are included to reduce the area of unincorporated land lying west of the Union Pacific railroad tracks. The inclusion of these properties also reduces the amount of Hyde Avenue right-of-way that lies outside the city limits. For these reasons, the inclusion of the non-consenting owners creates more uniform boundaries of the City.

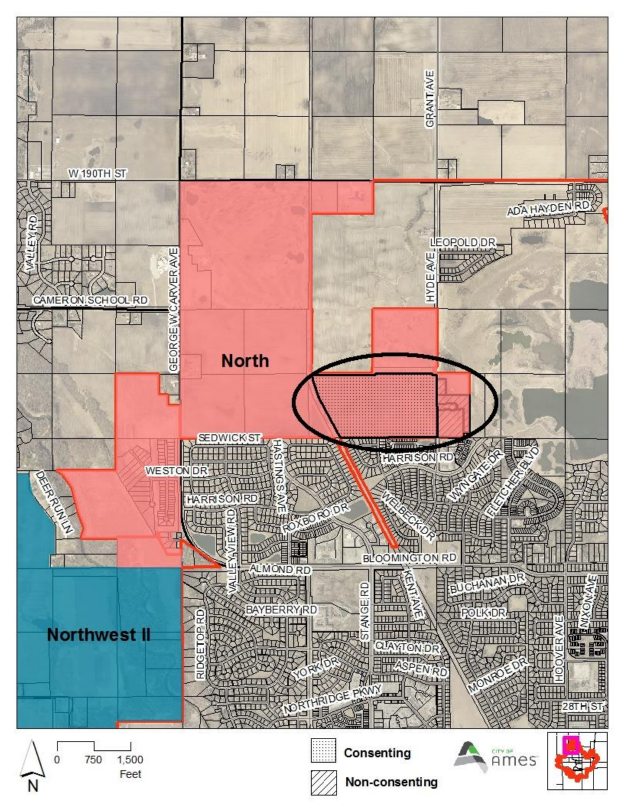
Therefore, it is the recommendation of the City Manager that the City Council support Alternative #1 thereby approving the annexation of 82.69 acres of land, including 14.50 acres of non-consenting property in order to create more uniform boundaries as shown on Attachment 1.



ATTACHMENT 1: PROPOSED ANNEXATION TERRITORY AND OWNERSHIP



ATTACHMENT 2: AMES FUTURE LAND USE MAP [AUF EXCERPT]



ATTACHMENT 3: AMES ALLOWABLE GROWTH AREAS [LUPP EXCERPT]

ATTACHMENT 4: QUESTIONS REGARDING ANNEXATION

What will be the zoning of my property after annexation and what does that mean? Will it have to change?

Upon annexation, a property is automatically zoned A-Agriculture. It will remain A-Agriculture until action by the City Council to change the zoning map. According to Ames City Code, the property owner, the Planning and Zoning Commission, or the City Council can initiate a zoning map change.

The property will be subject to all the zoning requirements of the City. For any specific question about how the requirements impact a particular property, please contact the Planning Division. However, a residential property in the A-Agriculture zoning district would be allowed to maintain that use indefinitely. If damaged or destroyed, a residential use could be re-established subject to the zoning requirements regarding setback, height, etc. There may be greater restrictions than the county would have on accessory and out buildings.

Inside the City, there are other restrictions that are often not found in the county. For example, discharging a firearm (except on agricultural land) and the burning of garbage is prohibited.

Am I required to disconnect from Xenia and hook up to water service when it comes near my property? Will there be connection fees? Can I connect to the new water main with my existing service line? What inspections will I need?

There is no requirement to connect to city water upon annexation unless you are subject to a covenant with the City of Ames to connect and pay the costs associated with the buyout of rural water. You may continue to use a well or, if you are already an existing Xenia customer, you may continue to purchase water from Xenia. If you choose to connect to the City of Ames water system, you may have to pay the costs of buying out water service territory from Xenia. New connections to Xenia will not be possible.

If you choose to connect to the public water system, you may be subject to an inspection of your plumbing system to determine whether the system has adequate venting and backflow protection to protect the public water system. You will need to correct any deficiencies found in that inspection prior to connecting to the public water system. It may be possible to use your existing service lines if it can be verified that they are made of approved materials and are in a safe condition. Any connection will need a plumbing permit and an inspection. Unless you are subject to a previous agreement with the City, there is a water connection fee, subject to change, of \$18 per linear foot of frontage.

Am I required to hook up to the sanitary sewer when it comes near my property? Will there be connection fees? What inspections will I need?

A connection to the City sanitary sewer system is required only if the existing system needs to be repaired and it is within 200 feet of a public sanitary sewer. The owner will need to obtain a plumbing permit and the connection is subject to review by the Inspections Division. Unless you are subject to a previous agreement with the City, there is a sewer connection fee, subject to change, of \$18 per linear foot of frontage.

The Story County Environmental Health Department does not determine if the septic system is functioning at the time of annexation, nor does the City. The County does inspect on-site septic systems when a house with a septic system is sold, whether it is in the city or out in the county.

If an on-site septic system is abandoned, the septic tank shall be pumped, the tank lid crushed into the tank, and the tank filled with sand or soil. The Story County Environmental Health Department can provide further information.

How will my taxes change after annexation?

After annexation, your property will be subject to the City of Ames levy, but no longer subject to the Rural Service Basic levy. Other levies, for example school district and county, will remain. The total levy for properties in Ames and in the Gilbert School District (for taxes payable July 1, 2016 through June 30, 2017) is \$36.23845 per \$1,000 of taxable valuation. This compares with \$29.75465 per \$1,000 of taxable valuation for property owners in Franklin Township in the Ames Community School District. The new levy will not be applied immediately upon annexation but will appear in your property tax statements about 20 months after the first day of the year that the City assessor revalues the property. The Story County web site has a tool to help you estimate your taxes, based on the city and school district in which your property is located. It can be found at: http://www.storycountyiowa.gov/index.aspx?nid=486.

Can I continue to heat using LP gas? Am I required to connect to natural gas? If so, when will that be brought to my property?

There are no prohibitions on LP tanks in the A-Agriculture zoning district. If you were to seek a change in zoning to some other residential district, there may be restrictions and be subject to the approval of the Ames Fire Department.

The City's natural gas provider is Alliant Energy. Under the terms of the franchise agreement, the provider must provide natural gas to the property line of anyone who requests in writing to Alliant Energy, to be served. If you wish to connect to natural gas, you will need a permit from the City and have the work inspected.

Under what circumstances can I get a burn permit for trees and brush? Are there fees?

The burning of yard waste is prohibited unless you apply for and obtain a burn permit from the Ames Fire Department. When evaluating an application for a burn permit, the Shift Commander will look at a number of factors, such as hydrant location, fire department access, proximity to combustibles, weather conditions, etc. There is no guarantee that a permit will be issued but the department will always do their best to work with you to find a solution. There is no fee for a burn permit.

I have a building under construction. If I am annexed prior to finishing it, will I need permits to complete it?

The County and the City have different permitting requirements and every project is unique. Please coordinate directly with the Ames Inspection Division to determine permitting needs. Also, please contact the Planning Division to determine zoning requirements for your project.

Important Numbers:

Planning Division	515-239-5400
Inspections Division	
Fire Department	
Story County Environmental Health Department	515-382-7241