## ORDINANCE NO. 56

## AN ORDINANCE SUBMITTING TO THE VOTERS OF THE CITY OF MAYFLOWER AND OTHER AFFECTED PERSONS, THE QUESTION OF ANNEXATION TO SAID CITY OF CERTAIN CONTIGUOUS TERRITORY.

Sec STATO

WHEREAS, it appears to the Council of the City of Mayflower, Arkansas, that certain hereinafter described territory contiguous to the said City of Mayflower is necessary for the expansion, growth and development of said City; and,

WHEREAS, the lands furnished the abode for a densely settled community or represent the actual growth of the municipality beyond its legal boundary; and,

WHEREAS, the lands are needed for proper municipal purposes; and,

WHEREAS, they are valuable be reason of their adaptability for prospective municipal purposes, therefore,

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF MAYFLOWER, ARKANSAS:

Section 1. That there shall be submitted to the qualified electors of the City of Mayflower and of the following described area:

> The Southeast quarter of Section 8; all of Section 9 west of Lake Conway; the East One Half ( $E_2^{\pm}$ ) of Section 19; all of Sections 17 and 20; the West One Half ( $W_2^{\pm}$ ) of Section 16; and the South East Quarter (SE $_2^{\pm}$ ) of Section 8; Section 21, West Side of Lake Conway; all in Township Four North, Range Thirteen West, except that property owned by the Arkansas Game & Fish Commission; said lands being in Faulkner County, Arkansas.

The question of the annexation of the above described territory to the City of Mayflower.

Section 2. There is hereby called a Special Election, to be held on July 25th, 1972, for the purpose of approving or rejecting the annexation of the previously described territory. The City Clerk shall immediately notify the County Election Commission by forwarding a certified copy of this ordinance..





Section 3. If the annexation proposal is approved by the voters, this ordinance shall become effective 60 days after the date of the Special Election. If a majority of the qualified electors voting on the issue at the election vote against the annexation, this Ordinance shall be null and void and no further proceedings shall be had therunder.

Section 4. If the annexation is approved by a majority of the qualified electors voting thereon, the City shall proceed to file a description and a map of the annexed area with the County Clerk of the County wherein the land lies and with the Secretary of State and the following services shall be extended to the area within three (3) years:

> Police protection Fire protection Improved streets Water Additional street lights

Immediately Immediately 1973 Immediately

Hatting .

MAYOR

Section 5. The ballots used at said election on the question of annexation shall be marked as follows:

For Annexation of the territory described in Ordinance No. 56.

Against Annexation of the territory described in Ordinance No. 56.

Passed and approved by a two-thirds vote of the total number of the members of the governing body of the City of <u>Manufacture</u> this <u>10</u> day of <u>July</u> 1971

APPROVED: 11/1/10

ATTEST: s), CITY CHERK

-2-

To CONMAY 0 Maressiere 1. S. F. - E. A Cardon Cardon arronde Briege 19 To JACKSDACKUG To louis 30 ALL AN TAN RI3W 1-40 000 15. 65 PMOTO C Frank Constant , U.S. 365 To LITTLE Rock MAYFLOWER, AREANSAS FRUCKNER COMITY - 43%. PALARY. CREEK Minickation - Lane Commity ORDINATES #56 Specific Givenor July 25,1972 Tasses 115 6.20