## HOUSE BILL No. 4685

May 18, 1999, Introduced by Reps. Bradstreet, Vear, Tabor, Patterson, Sanborn, DeWeese and Law and referred to the Committee on Local Government and Urban Policy.

A bill to amend 1895 PA 3, entitled "The general law village act," by amending section 6 of chapter XIV (MCL 74.6) and by adding

section 6b to chapter XIV.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

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## CHAPTER XIV

2 Sec. 6. (1) Whenever the council of any village shall 3 determine IF THE COUNCIL DETERMINES by resolution to alter the 4 boundaries of <u>such</u> THE village, either by <u>taking in lands and</u> 5 premises ANNEXING TERRITORY adjoining <u>thereto</u> THE VILLAGE or 6 by <u>taking out any lands and premises</u> DETACHING TERRITORY 7 included in <u>such</u> THE village, or both, <u>they</u> THE COUNCIL shall 8 petition the COUNTY board of <u>supervisors</u> COMMISSIONERS of the 9 county in which <u>such lands and premises affected thereby are</u> 10 THE TERRITORY IS situated to make <u>such</u> THAT change. <u>Such</u> THE

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1 PETITION SHALL BE SIGNED BY THE PRESIDENT AND CLERK OF THE 2 VILLAGE. THE petition shall <u>contain a</u> INCLUDE ALL OF THE 3 FOLLOWING:

4 (A) A description by metes and bounds of the lands and
5 premises TERRITORY proposed to be added to or taken out of such
6 village, and shall set forth the ANNEXED OR DETACHED.

7 (B) THE reasons for the proposed BOUNDARY change. , and
8 shall contain a

9 (C) A copy of the resolution of the council in relation
10 thereto, and shall be signed by the president and clerk of such
11 village TO THE BOUNDARY CHANGE.

12 (2) Before -such THE petition -shall be IS presented to 13 the board of supervisors notice shall be given by the clerk 14 COMMISSIONERS, THE VILLAGE CLERK SHALL GIVE NOTICE of the time 15 and place when the <u>same</u> PETITION will be presented for consid-**16** eration, by <u>publishing the same</u> PUBLICATION in a newspaper 17 - published in such village for at least 3 OF GENERAL CIRCULATION 18 IN THE VILLAGE NOT LESS THAN ONCE EACH WEEK FOR 3 CONSECUTIVE 19 weeks immediately preceding the presentation of the same, and if 20 no newspaper is published in such village, then PETITION OR by 21 posting the same NOTICE in at least 3 of the most public 22 places within the village NOT LOCATED IN ANY TERRITORY PROPOSED **23** TO BE ANNEXED OR DETACHED, and in at least 3 - of the most public 24 places -of IN the territory -directly affected thereby. Such-25 PROPOSED TO BE ANNEXED OR DETACHED. THE notice shall also con-26 tain a description of the premises TERRITORY proposed to be

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taken in or out of the boundaries of such village. At the time
 of presenting such petition all ANNEXED OR DETACHED.

(3) IF A PETITION IS PRESENTED, INTERESTED parties 3 4 - interested may appear before - such THE COUNTY board of 5 - supervisors COMMISSIONERS and be heard - touching the proposed 6 boundaries of such village, and after such hearing and due con-7 sideration of such petition, it shall be the duty of the board of 8 supervisors to order and determine as to whether the prayer con-9 tained in the petition or any part thereof shall be granted, and 10 they shall make an order of such determination, which order shall 11 be entered upon their records, and thereupon the boundaries of 12 such ON THE PROPOSAL. AFTER THE HEARING AND, IF REQUIRED UNDER 13 SECTION 6B, A VOTE ON A PROPOSED ANNEXATION, THE COUNTY BOARD OF 14 COMMISSIONERS SHALL ISSUE AND ENTER IN ITS RECORDS AN ORDER 15 DETERMINING WHETHER TO GRANT ALL OR PART OF THE BOUNDARY CHANGE 16 PETITIONED FOR. UPON ISSUANCE OF THE ORDER, AND SUBJECT TO VOTER 17 APPROVAL UNDER SECTION 6B, THE BOUNDARIES OF THE village shall be 18 fixed and shall exist as provided in -such order, and a certified 19 copy thereof shall be transmitted THE ORDER. UPON ISSUANCE OF 20 THE ORDER, THE COUNTY CLERK SHALL TRANSMIT A COPY OF THE ORDER to 21 the clerk of -such THE village and to the secretary of state. ----22 and such THE order shall be prima facie evidence of such THE 23 change of boundaries of such THE village and of the regularity 24 of such THE proceedings. in all courts and places.

25 SEC. 6B. (1) A VILLAGE SHALL NOT PROCEED TO ANNEX TERRITORY
26 UNDER SECTION 6 OF THIS CHAPTER FROM ANY OTHER VILLAGE OR A CITY,
27 TOWNSHIP, OR CHARTER TOWNSHIP IF THAT CITY, VILLAGE, TOWNSHIP, OR

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1 CHARTER TOWNSHIP HAS A POPULATION OF 3,000 OR MORE AS SHOWN BY 2 THE LAST FEDERAL DECENNIAL CENSUS OR ANY SPECIAL FEDERAL OR STATE 3 CENSUS HELD AFTER THE LAST FEDERAL DECENNIAL CENSUS OR HAS A 4 STATE EQUALIZED VALUATION OF \$25,000,000.00 OR MORE UNLESS THE 5 OUESTION OF THE ANNEXATION HAS BEEN VOTED UPON BY THE VOTERS IN 6 THE TERRITORY PROPOSED FOR ANNEXATION, IF ANY, AND THE BALANCE OF 7 EACH CITY, VILLAGE, TOWNSHIP, OR CHARTER TOWNSHIP AFFECTED BY THE 8 ANNEXATION VOTING INDEPENDENTLY.

9 (2) IF A VOTE IS REQUIRED UNDER SUBSECTION (1), THE ANNEXA-10 TION SHALL BE CONSIDERED DEFEATED IF A MAJORITY OF THE ELECTORS 11 VOTING ON THE ISSUE IN THE ANNEXING VILLAGE, THE TERRITORY PRO-12 POSED FOR ANNEXATION, OR THE BALANCE OF THE CITY, VILLAGE, TOWN-13 SHIP, OR CHARTER TOWNSHIP WITHIN WHICH THE TERRITORY PROPOSED FOR **14** ANNEXATION IS LOCATED VOTE AGAINST THE ANNEXATION. OTHERWISE, 15 THE ANNEXATION SHALL BE CONSIDERED APPROVED AND EFFECTIVE WHEN 16 THE COUNTY BOARD OF COMMISSIONERS ENTERS AN ORDER APPROVING THE 17 ANNEXATION UNDER SECTION 6 OF THIS CHAPTER.

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