ORDINANCE NO. 2409

THE STREET

AN ORDINANCE TO DETERMINE THE PROBABLE COST OF CERTAIN IMPROVEMENTS WHICH THE COUNCIL OF THE CITY OF ALBANY HAS DETERMINED TO MAKE IN RESOLUTION NO. ADOPTED BY 1810 COUNCIL ON THE REST DAY OF MARCH, 1952, FOR THE IMPROVEMENT OF ATH AVENUE FROM BROADWAY TO LIBERTY

IN THE CITY OF ALBANY, GREGORY TO ASCERTAIN, ASSESS, DETERMINE AND DECLARE THE PROPORT CHATE SHARE OF SUCH PROBABLE COST OF SUCH IMPROVEMENT OF SAID STREET TO BE SO IMPROVED, TO DERECT THE RECORDER OF SAID CITY TO ENTER A STATEMENT OF SUCH ASSESSMENT IN THE LOCKET OF CITY LIENS AS PROVIDED BY THE CHARTER OF SAID LITY.

WHEREAS on the 12th day of March, 1952, the Council of the City of Albany, Cregon duly adopted a resolution requiring the City Engineer of said City to make plans and specifications for the improvement of 8th Avenue from Broadway to Liberty

in the following manner, to-wit:

1. Grade and gravel 2. Curb and gutter

Drainage
 Asphalt concrete

and for the satimates of the work to be done on said portion of said street and the probable cost thereof and requiring that such plans, specifications, and estimates and probable cost be flied in the Recorder's office of said City, said resolution being endorsed "Resolution No.246A" and adopted 12th day of March, 1952.

WHEREAS the City Engineer of said City of Albany pursuant to said Resolution No. 246A made plans, specifications and estimates as directed by the said resolution for the improvement of said street in the manner resolution in and Paralletian No.246A and filed said plans, specifications

specified in said Resolution No. 246A and filed said plans, specifications and estimates in the Recorder's office of said City on the 26th day of

March, 1952. WHEREAS the Council on the 26th day of March, 1952 by Resolution No.246B duly adopted by said Council, determined and resolved that it deemed it expedient and that said Council, proposed to Improve

8th Avenue from Broadway to Liberty

in the manner provided in said Resolution No. 246B

WHERE AS in and by said Resolution No. 2468 adopted as aforesaid by where 45 in and by taid Resolution No.246B adopted as aforesaid by the Council, the Recorder of said City was duly ordered and directed by said Council to give notice of said proposed improvement of said street in the manar provided in seid Resolution No.246B, and

WHERFAS the Recorder in pursuance of said order and direction of the Council of said City did duly give notice of said proposed improvement of said street in the manner provided by the Charter of said City, and WHERFAS the Council in and by said Resolution No.246B ascertained and determined the total probable cost of making said improvement of said

and datermined the total probable cost of making said improvement of said street to be paid by the owners of the real property adjacent to said portion of said street to be improved as specified in Resolution No. 2468 to be the sum of \$7,856.38.

THEREFORE

THE PEOPLE OF THE CITY OF ALBANY DO ORDAIN AS FOLLOWS:

Section 1. That 8th Avenue from Broadway to Liberty

in the City of Albany, Oregon be improved as follows:

1. Grade and grave! 4. Asphalt concrete

Curb and gutter

3. Drainage all in accordance with said Resolution No. 2468 and the plans and specifica-

tions for enid improvement filed by the City Engineer with the Recorder of said City of Albany. Oregon on the 26th day of March, 1952.

Section 2. That the probable cost of making said improvement of tald atrest In the manner heretofore determined by the Council of Albany in and by Resolution No. 2468 to be paid by the owners of the real property adjacent to said portion of said street and computing any surplus or deficit that might arise by reason of credits for previous work done or additional work that might have been encountered, is hereby declared to

be the arm of \$7,856.38.

scient. That the proportionate share of said probable cost of said Improvement of said street assessed upon each lot or part thereof adjacent to said part of said street to be improved as aforesaid and as determined by said Council in and by said Resolution No. 246B is hereby accertained and declared to be the sum set and placed immediately after the separate descriptions of each of such lots or parts thereof as follows:

GROLHAMOR NO. 2409_ (CONT.)

DESCRIPTION OF EACH LOT OR PART THEREOF ADJACENT TO SAID IMPROVEMENT OF SAID STREET

CITY VIEW ADDITION

的连续的

Don W. Knight Block 6, Lot 1	\$470.47
Block 6, Lot 1 J. J. Henneburry Block 6, Lot 2	\$470.47
	\$470.47
Block 6, Lot 3 E. W. Maxwell	\$470.47
Block 6, Lot 6 Earl W. Moore	
Block 7, Lot I	\$424.15
Earl W. Moore Block 7, Lot 2	\$470.47
Don W. Knight	\$470.47
Don W. Knight Block 7, Lot 4	\$470.47
Raiph Sanders Block 1, Lot 8	\$470.47
JACK'S "52" ADDITION	
Jack and Barbara Draper Block 1, Lot 7	\$420.55
Jack and Barbara Draper	\$420.55
Jack and Barbara Draper	\$420,55
Jack and Barbara Draper	\$420.55
Jack and Barbara Draper	\$384.36
Jack and Barbara Draper Block 1, Lot 12	\$472,12
PARCEL 1	
Joe D. Roth Parcel 1	\$1129.81

Section is That the Recorder of the City of Albany, Oregon is hereby ordered and irrected to immediately enter a statement of the assessments made and declared by this Ordinance together with the names of the respective owners of such lots or parts thereof hereinabove described in the Docket of City Liens of the said City of Albany, Oregon, as provided in the Charter of said City.

PASSED BY COUNCIL 7-23-52

APPROVED BY MAYOR 7-24-572

ATTESTI

S De Maria de la Carder

In Baral