250 Reputer by and 1.576

ORDINANCE NO. 4 2 4. anuending Ordinance " 117, providing the means of the sufer amount.

Und 424 An ordinance to amend Section 16 of Ordinance Xo. 417, Inorth Entitled "an ordinance to provide for the prevention of fires and and 417 the protection of persons and property endangered thereby; and to providing establish and define the fire limits of the City of Albany; and to the mean repeal all ordinances and pails of ordinances in conflict therewild." I was presed all ordinances and pails of ordinances in conflict therewild." I was presed by the Cannel May 22, 1906, and up proved by the Mayor I forceret May 24, 1906, providing the one and of enforcing said section of Rep 1536 said ordinances

The People of it's Gity of albauy do ordan as follows! Section 1. That section 16 of ordinance Xe. U. y. Entitled "an ordinances to provide for the provention of fires and the protection of persons and proferty endangened thereby, and to establish and define the fire limits of the bity of albany, and to repeal all ordinances and parts of ordinances in conflict therewith, "be and the same is hereby amended so as to read as follows;

Section to. all buildings used for public assemblages, in what or in part, shall have the doors that are used for the ingress and egnes of the public to the partion to used for such assemblages so constructed that they shall open outwardly or inwardly and outwardly, and in no case shall they be constructed so as to open inwardly only or to slide. Such doors and the main halls or passageways leading there to shall be not less than six feet wide, and such doors shall be so constructed as to spen with Ease and afford an easy exit. all such buildings and halls shall have all main aisles at least four feet wide. all raits to such buildings and halls shall be constructed and anauged to the approval of the Chief Engineer and the Committee on Firs and Water, Cany person, from, corporation, or association of people owning or eccupeying such buildings or halle which do not conform to the provisions of this section shee In notified by the bity Marchal, said notice to be served in conting on the oconer or agent of the owner of said buildings or halls, or on the trustees of said association or corporation owning said buildings or halls, or on either of them, to cause said buildings or halls to be so altered or repaired that they will conform to this section within ten days from the service of said notice, and if such actuations or repairs are not make within ten days from the service of said notice, the bity marshal shall cause said buildings or halls to be closed to the public for the will and shall neep said buildings or halls to be closed with the same are altered or repaired so as to conform to the provisions of this section. Section 2. This volciesnes shall be in full force and effect

251 ORDINANCE No. 424 from and after its approval by the mayor. approval December 14 1906. Attest :-Whair Thompson Recorder of the City of albany. City Recorder's Certificate. STATE OF OREGON. Recorder of the City of Albany, in Linn County, and State of Oregon, do hereby certify that the foregoing and annexed copy of Ordinance Gener 256-424 has been by me carefully compared with the orignal Ordinance Bine +456 now on file in my office, and that it is a true and correct copy of all and the whole of said Ordinance Bies #456 passed by the Council December 11,1906, approved by the mayor Da 141906. WITNESS, my hand and official signature and the seal of the City of Albany. this and 1412 day of December 1906 Certain Komp