Crd 565 By 1506 trucks and hauting in the City of albany, are gory and provide a penalty for violation thereof:

The People of the City of albany Do Ordain as Follows:

any auto truck used for the transfortation of parsengers or any article of trade or merchandise, earth, ballast, building material or other subaturne within the corporate limits of the City of albany, Oregon (except persons carrying or delivering their our personal? property, with or without compensation or hire, directly or indirectly, shall pay a quarterly license fee of \$ 6 an for a me tou truck, and. for each ton or fraction there of above one line truck an additional of 18th; provided nothing in this ordinance shall be construed so as to require persons lawing earth, sand, grave or lumber for intprovement of the public streets, alleys, bridges, crossings or highways of the city, or drawing wood, gravel or other commodities from vilsible the city limits or plaving ou scraping the public Istreets or resemb engra col in the pale of milk or clairy products within the City or hotel keepers for annibuses run by them for the sole puriose of carrying Kassengers without hile or chalge beliveen their respective istels and the depots or cleambout landings in said city, to procure a license therefor.

Dection 2. That is any person or persons owning or ofurating any auto truck used for any of the purposes specified In the foregoing section shall do any Ec Lying or hauling or do any act for the doing of which a license is required by this ordinance, without first taking out such license as in that telase To quine t, or violate any of the provisions of this ordinance, he, she is they shall usur condition thereof below the Recorder, for every ruelloffense bisides bring liable for the hourment of the license fee, to keitjected to imprisor ment his the Bily said for a term not exceeding ten days wa fine not exceeding Twenty Hollars.

Elections. Whereas existing conditions are such that this ordinance is necessary for the immediate preservation of the public peace, he dethe and safety, therefore an envergency is here by declared to exist and this ordinance shall to be of feet as Il to infull force from and after to parsage by the council and approval by the mujor. attest Das sel the Council February 28th 1912. Filitan larsel approved out of March 1912.

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CITY RECORDER'S CERTIFICATE

STATE OF OREGON.
COUNTY OF LINN. J. Van Linn County, and I, T. M. Russians, Recorder of the City of Albany, in Linn County, and
State of Oregon, do hereby certify that the foregoing and annexed copy of
Orderance Ma: 505
has been by me carefully compared with the original Ordinard Bull M. 622
now on file in my office, and that it is a true and correct copy of all and the whole of said Ordering Bill Ms. 522 as housed by the Comment of the
Octy of Glany, Drey or, Telegrap 25th 1912; WITNESS, my hand and official signature and the seal of the City of Albany, this
WITNESS, my hand and official signature and the seal of the City of Albany, this
day of Milek 1912
Fililase Tarrel
Recorder of the City of Albany.