GEDTHANCE NO. 22/4

AN CADIMANCE previding for the time and manner of helding an election in the City of Albany, Oregon, on the 7th day of Mevember, 1950, the time of the general election, for the purpose of submitting to the legal veters of said city, for their adoption or rejection, a proposed amendment to the Charter of said city as submitted to the veters by Resolution No. 167 adopted by the Mayor and Council August 23, 1950.

THE PROPLE OF THE CITY OF ALBANY DO ORDAIN AS POLLOWS:

Section 1. That in the manner provided by law and this ordinance and for the purpose set forth herein, an election shall be held in the City of Albany, Oregon, at the time of the general election, November 7, 1950, commencing at the heur of 8 e'cleck A.M. and continuing until 8:00 P.M. of said day, Pacific Standard Time.

Section 2. The following are hereby designated as the voting places of said election:

FIRST WARD

1	MHELE			
	Precinct	No.	1	Maple School Building
	Precinct	No.	2	Maple School Building
	Precinct	No.	10	Girl Scout Cabin
	Precinct	No.	11	Liberty School
	Precinct	No.	12	Dillen's Metel

SECOND WARD

Precinct	No.	3	Court House
Precinct			Court House
Precinct	No.	5	Legion Hall
Predinct	No.	6	Albany High School

THIRD WARD

Precinct	No.	7	Madisen School
Precinct	No.	8	United Brethern and Evangelical Church
Precinct	No.	9	Waverly School
Precinct	No.	13	Grace Mennenite Church

Section 3. That the Judges and the Clerks of the election shall be the same that have been selected by the County Clerk of Linn County, Oregon, to supervise the election at each of the precincts within the wards of the City of Albany, Oregon.

Section 4. The Judges and Clarks shall qualify by subscribing to an eath in the manner and form previded by law, and in case any of such officers shall fail to attend, then these present shall elect another to act in his place.

Section 5. The City Recorder shall cause notice of said election to be given by publication thereof in the Albany Democrat-Herald, a newspaper of general circulation published in said City of Albany, Oregon, once a week for two successive weeks, the first publication to be not less than thirty days previous to the date of the election. Said notice shall state the time, voting places and a statement of substance of the proposed charter amendment.

Section 6. At the said election proposed amendments to the Charter of the City of Albany shall be submitted to the legal voters for their adoption or rejection as provided in Resolution No. 167 adopted by the Council on the 23d day of August, 1950, said resolution now being on file and of record in the office of the Recorder of said city.

Section 7. The Recorder shall cause to be printed in pamphlet form a true copy of the title and text of said measure to be voted upon, together with the number and form in which the same will appear on the efficial election ballet as provided in said resolution, and shall mail one of each of said pamphlets to each registered voter in said City not later than five days before the date of the election and preceding the copy of each of said measures there shall be a statement that the same will be voted upon at the same time that the general is held on the 7th day of November, 1950.

Section 8. The ballet title of the proposed Charter Amendment submitted to the veters as previded in Resolution No. 167 shall be as fellows:

CHARTER AMENDMENT SUBMITTED TO THE PEOPLE BY THE COUNCIL OF THE CITY OF ALBANY.

AN ACT to amend the Charter of the City of Albany, Oregen, by adding therete a chapter to be known as CHAPTER XVI authorizing the Mayer and council of the City of Albany to issue and sell general obligation bends of the city to provide funds to construct an interceptor sewer, pumping plants, sewage disposal plant, including primary and secondary treatment, and such connecting and main and sterm sewers, all in an amount not to exceed the aggregate sum of \$500,000.00, the proceeds of which shall be used to pay the cost of the improvements first mentioned.

(Mark I between the number and answer voted for)

102 YES

103 N

Section 9. That the proposed Charter Amendment submitted to the voters by said Resolution No. 167 is and shall be printed in the Veters Pamphlet as follows:

CHAPTER XVI

Section 1. That the City of Albany is required to divert the flew of sewage from the Willamette River and into and through a sewage treatment plant. That Ordinance No. 1960, as amended, provides for the levying and and payment of a sewer rental charge. That the funds so received have been maintained to defray the cost of the interceptor sewer, sewage treatment plant and the maintenance thereof.

Section 2. That such interceptor sewer, pumping stations, connecting sewers, main sewers, sterm sewers and sewage treatment plant both for primary and secondary treatment, shall be constructed within and without the City of Albany, Oregon. The estimated cost of the project as reported by the Engineer is \$600,000.00. The funds derived from the sewer rental charges new total \$40,000.00. The sewer rental charges to be collected after the construction of the sewage treatment plant shall be used first to pay for the maintenance of such plant and pumping stations, and the remainder shall be applied to the payment of the interest and the repayment of principal of the bonds preposed herein.

Cooties 5. That for the purpose of providing funds for the construction of sade interceptor sever, pusping stations, connecting severs, main severs, stem severs and a severy treatment plant and to pay the engineering, legal and construction costs, the council of the City of Albany, Oregen, is hereby authorized and emperored to execute and sell the general obligation bonds of the city in an amount not to exceed the aggregate sums of \$500,000.00. Such bonds shall be issued from time to time in the manner and in the form as provided by law. Upon the issuence of any of the bonds hereby authorized the council shall thereafter cause to be levied sufficient taxes to pay the interest thereon and the principal as and when the same becomes due and payable. The council shall at the beginning of each budget year provide for the maintenance costs from the sever rental charge and the sum estimated as available thereafter shall be applied on the payment of the interest and the principal of these bonds as due.

Passed by council 4-/3- 50

Jess W. Sarak

Attest:

E 7- Factoriste