CADTHANOR NO. 2019 (marsel By Ond 2958

( binemare 1 1 )

AN ORDINANCE AUTHORIZING THE ISSUANCE AND SALE OF IMPROVEMENT BUNDS OF THE CITY OF ALBANY, ORSION, IN THE AMOUNT OF ONE HUNDRED THIRTY-FIVE THOUSAND DOLLARS (\$135,000.00) UNDER AUTHORITY OF AND PURSUANT TO THE TERMS OF AN ACT OF THE LEGISLATURE OF THE STATE OF OREGON, AS AMENDED BY SEVERAL AMENDATORY ACTS THERETO, SAID ACT BEING (223.205 et seq., Oregon Revised Statutes) COMMONLY KNOWN AS THE "BANCROFT BONDING ACT", AND DECLARING AN EMERGENCY.

WHEREAS, the City of Albany, Oregon, a municipal corporation, duly organized and existing under and by virtue of the laws of the State of Oregon, by due and lawful proceedings of the common council of said city, has caused certain streets, alleys, sewers and drains in said city to be improved at the expense of the abutting and adjacent property, and has assessed the cost of such improvements upon the lots, blocks and parts thereof and parcels of land benefited thereby, and liable therefore, under and by virtue of the provisions of the charter of the city; and

WHEREAS, applications to pay said assessments in installments, as provided by an Act of the Legislative Assembly of the State of Creson, generally known as the "Bancroft Bonding Act", (223,205 et seq., Creson Revised Statutes) have been duly filed by the property owners against whom the said assessments have been made, and who are liable for the cost of making such improvements; and

WHEREAS, the said "Bancroft Bonding Act" provides generally that bonds may be issued and sold to the amount of the applications thereunder; and

WHEREAS, applications in due form have been filed to pay the assessments in installments for the improvement of certain streets, alleys, sewers and drains in the sum of One Hundred Forty Three Thousand Three Hundred Thirty Nine Dollars and Two Cents (\$1,23,339,02) of which sum Eight Thousand Three Hundred Twenty Six Dollars and Thirteen Cents (\$3,326.13) has been paid since the filing of said applications and prior to the date of this ordinance, leaving the sum of Cne Hundred Thirty Five Thousand Twelve Dollars and Eighty Nine Cents (\$135,012.89) unpaid on such assessments:

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

Section 1. That the Mayor and the Recorder of the City of Albany, Oregon, be and they hereby are authorized, empowered and directed to execute improvement bonds of the City of Albany, Oregon, in the aggregate amount of One Hundred and Thirty Five Thousand Dollars (3135,000.00) and to sell and deliver said improvement bonds to the purchasers thereof upon the payment of the purchase price to the City Recorder of the said City of Albany, Oregon.

Section 2. That said bonds in the sum of One Hundred Thirty Five Thousand Dollars (\$135,000.00) be sold for the purpose of funding obligations in said amount incurred by the City of Albany, Oregon, in the improvement of certain streets, alleys, sewers and drains, assessments for which have heretofore duly been levied in the amounts set out and designated in Section 3 of this ordinance, and by the several ordinances particularly designated and described in said Section 3 which said assessments have been duly docketed in the lien docket and the bond lien docket of the City of Albany, Oregon, so as to become liens against the several pieces of property benefited and particularly described in the assessment ordinances referred to in Section 3 of this ordinance in the amounts designated in the column headed "Total Amount of Applications to Pay by Installments", and of which said assessments the amounts designated in the column headed "Amount Unpaid on said Applications on February 1, 1961" remain unpaid; reference being hereby made to said lien docket and to said bond lien docket, and to the several assessment ordinances named and described in said Section 3 for a more particular description of the improvement or improvements bonded by this ordinance, and of the liens against the respective lots or parcels of land bound therefore; the owners of the several tracts or parcels of land affected by such assessments in installments as provided by 223,205 et seq., Oregon Revised Statutes.

Section 3. That the particular improvements to which the application above referred to apply, and the aggregate amount of the applications apply to each of the said improvements, and the amounts paid and remaining unpaid on the aggregate of said applications, and the ordinance assessing the same are as follows; to-wit:

Improvement	Resolutions Ordering Improvements	Ordinance Assessing Benefits	Total Amount of Applications to Pay by Installments	Amount Unpaid on Said Applications on February 1, 1961
Cox Creek Lateral #1	496 & 506	2855	\$ 1,755.81	\$ 1,580.23
South Residential Sanitary Sewer Extension #3	530 & 536	2856	19,217.04	17,552.43
South Residential Sanitary Sewer Extension #4	534,537,539	2857	4,276.70	2,717.47
South Residential Storm Sewer Extension #2	520	2858	11,904.05	11,047.02
Freeway Addition Lateral Sewer Extension #2	530 4 532	2859	6,287.95	5,973.56
1959 Street Improvements	520,531,539, 527,528,530, 535,540,550,	2833	99,897,47 \$143,339,02	96,142.18

ORDINANCE NO. 2949 Com india By Ord. 2058

AN ORDINANCE AUTHORIZING THE ISSUANCE AND SALE OF IMPROVEMENT BONDS OF THE CITY OF ALRANY, OREGON, IN THE AMOUNT OF ONE HUNDRED THIRTY-FIVE THOUSAND DOLLARS (\$135,000.00) UNDER AUTHORITY OF AND PURSUANT TO THE TERMS OF AN ACT OF THE LEGISL-TURE OF THE STATE OF OREGON, AS AMENDED BY SEVERAL AMENDATORY ACTS THERETO, SAID ACT BEING (\$23.205 et seq., Crefon Revised Statutes) COMMONLY KNOWN AS THE "BANCROFT BONDING ACT", AND DECLARING AN EMERGENCY.

. WHEREAS, the City of Albany, Oregon, a municipal corporation, duly organized and existing under and by virtue of the laws of the State of Oregon, by due and lawful proceedings of the common council of said city, has caused certain streets, alleys, sewers and drains in said city to be improved at the expense of the abutting and adjacent property, and has assessed the cost of such improvements upon the lots, blocks and parts thereof and parcels of land benefited thereby, and liable therefore, under and by virtue of the provisions of the charter of the city; and

WHEREAS, applications to pay said assessments in installments, as provided by an Act of the Legislative Assembly of the State of Creson, generally known as the "Bancroft Bonding Act", (223.205 et seq., Gregon Revised Statutes) have been duly filed by the property owners against whom the said assessments have been made, and who are liable for the cost of making such improvements; and

WHEREAS, the said "Bancroft Bonding Act" provides generally that bonds may be issued and sold to the amount of the applications thereunder; and

WHERTAS, applications in due form have been filed to pay the assessments in installments for the improvement of certain streets, alleys, sewers and drains in the sum of One Hundred Forty Three Thousand Three Hundred Thirty Nine Dollars and Two Cents (\$143,339,02) of which sum Eight Thousand Three Hundred Twenty Six Dollars and Thirteen Cents (\$3,326.13) has been paid since the filing of said applications and prior to the date of this ordinance, leaving the sum of Cne Hundred Thirty Five Thousand Twelve Dollars and Eighty Nine Cents (\$135,012.89) unpaid on such assessments:

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

Section 1. That the Mayor and the Recorder of the City of Albany, Oregon, be and they hereby are authorized, empowered and directed to execute improvement bonds of the City of Albany, Oregon, in the aggregate amount of One Hundred and Thirty Five Thousand Dollars (3135,000.00) and to sell and deliver said improvement bonds to the purchasers thereof upon the payment of the purchase price to the City Recorder of the said City of Albany, Oregon.

That said bonds in the sum of One Hundred Thirty Five Thousand Dollars (\$135,000.00) be sold for the purpose of funding obligations in said amount incurred by the City of Albany, Oregon, in the improvement of certain streets, alleys, sewers and drains, assessments for which have heretofore duly been levied in the amounts set out and designated in Section 3 of this ordinance, and by the several ordinances particularly designated and described in said Section 3 which said assessments have been duly docketed in the lien docket and the bond lien docket of the City of Albany, Oregon, so as to become liens against the several pieces of property benefited and particularly described in the assessment ordinances referred to in Section 3 of this ordinance in the amounts designated in the column headed "Total Amount of Applications to Pay by Installments", and of which said assessments the amounts designated in the column headed "Amount Unpaid on said Applications on February 1, 1961" remain unpaid; reference being hereby made to said lien docket and to said bond lien docket, and to the several assessment ordinances named and described in said Section 3 for a more particular description of the improvement or improvements bonded by this ordinance, and of the liens against the respective lots or parcels of land bound therefore; the owners of the several tracts or parcels of land affected by such assessments having heretofore filed in writing with the City Recorder their application to pay said assessments in installments as provided by 223.205 et seq., Oregon Revised Statutes.

Section 3. That the particular improvements to which the application above referred to apply, and the aggregate amount of the applications apply to each of the said improvements, and the amounts paid and remaining unpaid on the aggregate of said applications, and the ordinance assessing the same are as follows; to-wit:

Improvement	Resolutions Ordering Improvements	Ordinance Assessing Benefits	Total Amount of Applications to Pay by Installments	Amount Unpaid on Said Applications on February 1, 1961
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South Residential Storm Sewer Extension #2	520	2858	11,904.05	11,047.02
Freeway Addition Lateral Sewer Extension #2	530 & 532	2859	6,287.95	5,973.96
1959 Street Improvements	520,531,539, 527,528,530, 535,540,550, 545	2883	99,897.47 \$143,339.02	96,142.18 \$135,012.87

## ORDINANCE NO. 2949 (cont.)

Section 4. That the City Recorder be, and he hereby is instructed and directed to have prepared and printed a sufficient number of bonds, in denominations not to exceed \$1,000.00 each, and in all equal to said sum of One Hundred Thirty Five Thousand Dollars (\$135,000.00), such bonds to be dated May 1, 1961 and to mature in annual installments as follows:

1962	\$13,000.00
	\$13,000.00
	\$13,000.00
	\$13,000.00
	\$13,000.00
	\$14,000.00
	\$14,000.00
	\$14,000.00
	\$14,000.00
1971	\$14,000.00
	1962 1963 1964 1965 1966 1967 1968 1969 1970

Said Bends shall bear interest from the date thereof at a rate or rates not to exceed four and one-half percent (42%) per annum, or such lesser rates as the common council shall prescribe, payable at the office of the Recorder of the City of Albany, Oregon; and said bonds shall, for convenience and identification, be denominated "City of Albany Improvement Bonds, Issue 1961" and shall be numbered consecutively and the number and name of each bond shall be printed thereon, and such bonds shall be signed by the Mayor of the City of Albany and countersigned by the Recorder.

Section 5. That the said City of Albany Improvement Bonds, Issue 1961, shall be substantially in the following form:

"No.

\$1,000.00

STATE OF OREGON

COUNTY OF LINN

CITY OF ALBANY

IMPROVEMENT BOND ISSUE 1961

KNOW ALL MEN BY THESE PRESENCE, that the City of Albany in the County of Linn, State of Oregon, for value received, hereby agrees and promises to pay the bearer the sum of

## ONE THOUSAND DOLLARS

in lawful money of the United States of America on the presentation and surrender of this obligation on the first day of \_\_\_\_\_\_\_, 19\_\_\_\_, without grace, with interest thereon from the date hereof until redeemed, at the rate of \_\_\_\_\_\_\_\_ per annum, payable semi-annually on the first days of \_\_\_\_\_\_\_ and \_\_\_\_\_\_\_ each year on the presentation and surrender of the proper coupons hereto annexed, principal and interest payable at the office of the City Recorder of the City of Albany, Oregon.

The Bonds for this issue of which this bond forms a part, maturing on and after May 1, 1965, may be redeemed by the said city at par value and accrued interest upon May 1, 1964, and upon any interest day or days thereafter, in numerical order or in the entire amount of the issue outstanding at call date, upon notice given by said city at least thirty (30) days prior to the redemption date specified therein, by publication thereof in one issue of a newspaper printed and published within the County of Linn, State of Oregon. From the date of redemption designated in any such notice, interest upon the bonds so called for payment shall cease.

This Bond is one of a series of Bonds authorized by and under the provisions of the Charter of said City and 223.205 et seq., Oregon Revised Statutes, providing for the issuance of Bonds for Street and Sewer Improvements and for the payment of the cost of such improvements, and is an obligation of the City of Albany, and is within every debt limitation of said City, and it is further certified that all of the requirements of law have been fully complied with by the proper officers in the issuance of this Bond.

For the fulfillment of the conditions of this obligation the full faith and credit of the City of Albany hereby are irrevocably pledged.

IN WITNESS WHEREOF, this Bond has been signed by the Mayor and countersigned by the Recorder of the City of Albany, Oregon, and the corporate seal of said City hereby affixed the lat day of May, 1961.

Counters Igned:

CITY OF ALBANY, OREGON

Recorder of the City of Albany, Oregon

Mayor of the City of Albany, Oregon "

All coupons shall be in the following form:

" COUPON	
No.	
The City of Albany, County of Linn, State of of, 19,	Oregon, will pay the bearer on the first day
in lawful money of the United States of America at Albany, Oregon, being six (6) months' interest on No, dated, 19	
4	CITY OF ALBANY, OREGON
	(Facsimile Signature) Mayor of the City of Albany, Oregon
	(Facsimile Signature) Recorder of the City of Albany, Oregon!
Section 6. That the full faith and credit of for the payment of the total sum of money represent the provisions of this Ordinance.	T the City of Albany, Oregon, hereby is pledged ated by the bonds issued under and pursuant to
Section 7. The City Recorder hereby is instracted for the highest price obtainable at least one paper of general circulation printed and published by letter the several bond purchasing houses who uponds shall not be sold for less than par value and file with their bids a certified check on a bank of Albany, Oregon, for two percent (2%) of the par validder shall fail or refuse to accept and pay for advertisement shall so state. The proceeds thereof Albany, Oregon, and shall be credited to the values were issued in the manner provided by the generale and issuance of such bonds.	d in the City of Albany, Oregon, and to notify usually purchase City of Albany bonds. Such ad accrued interest, and bidders therefore must doing business in Oregon, payable to the City of alue of such bonds, to be forfeited in case any said bonds should they be awarded him, and the of shall be paid to the City Recorder of the City arious improvement funds on account of which the
Section 8. Inasmuch as this Ordinance is need public health, peace and safety to the City of Alb been filed and it is necessary to immediately issuincurred by the City of Albany in the improving of assessments for which have heretofore been duly leassessments have been duly docketed in the lien do as to become liens against the several pieces of pand which remain unpaid; THEREFORE, an emergency he shall be in full force and effect from and after in Albany, Oregon.	cany in this: That applications for bonding have bonds for the purpose of funding obligations certain streets and alleys, sewers and drains, evied in the amounts set out herein, which said ocket and bond lien docket of the said City so property set out and described in this Ordinance, hereby is declared to exist and this Ordinance

Passed by the Council: March 8, 1961

Approved by the Mayor: March 8, 1961

Mayor

Effective Date: March 8, 1961

ATTEST:

City Recorder