## ORDINANCE NO. 3897

ORDINANCE WITHDRAWING CERTAIN REAL PROPERTY HERETOFORE ANNEXED TO THE CITY OF ALBANY FROM THE ALBANY RURAL FIRE PROTECTION DISTRICT.

WHEREAS, certain real property in the territory described below was annexed to the city of Albany by Ordinance No. 3881; and

WHEREAS, the territory described below is located within the boundaries of the Albany Rural Fire Protection district; and

WHEREAS, pursuant to Ordinance No. 3895, the City Council of the city of Albany held a public hearing for the pu rpose of hearing any objections to the withdrawal of the property mentioned from the public service district mentioned; now, therefore,

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

Section 1: WITHDRAWAL

The City Council of the city of Albany determines that the following described territory within the boundaries of the Albany Rural Fire Protection district shall be, upon the effective date of this ordinance, withdrawn from the Albany Rural Fire Protection district.

> (Description of territory) Attached

Section 2: ASSUMPTION OF OBLIGATION

The City hereby elects to assume obligations of the withdrawn territory and be liable to the district for the amount of taxes which would be extended by the district each year against the property in the part withdrawn if the withdrawal had not taken place.

> Passed by the Council: <u>February 25, 1976</u> Approved by the Mayor: <u>February 25, 1976</u>

Effective Date:

March 26, 1976

ATTEST:

ity Recorder

## ORDINANCE NO. \_\_\_\_\_\_\_\_\_

AN ORDINANCE ANNEXING AN AREA LOCATED SOUTH OF 14TH AVENUE AND ON THE WEST SIDE OF WAVERLY DRIVE AS RA (2) MULTIPLE FAMILY AND DECLARING AN EMERGENCY.

WHEREAS, on the 12thday of November, 1975, at a regular Council meeting, the Council of the City of Albany, Oregon, did duly pass Ordinance No. 3877 wherein it was provided that a public hearing would be held on the 26th day of November, 1975, concerning the advisability of annexing an area located south of 14th Avenue and on the west side of Waverly Drive, and

WHEREAS, the hearing was duly held on the 26th day of November .19 75, and at that time the Council determined that the Notices of Hearing had been given as provided in the said Ordinance, and pursuant to the terms of ORS 222.111, 222.120 and 222.170, and

WHEREAS, the Council after said hearing determined that the area described herein as an area located south of 14th Avenue and on the west side of Waverly Drive,

WHEREAS, the Albany City Council has adopted the Planning & Zoning Commissi findings as determined at the special meeting held on October 13, 1975, now, therefor THE PEOPLE OF THE CITY OF ALBANY DO ORDAIN AS FOLLOWS:

<u>Section 1</u>: That the following described property be and is hereby annexed to the City of Albany, to-wit:

Beginning at a point of the East boundary line of the Donation Land Claim of Leander C. Burkhart and wife, Not. No. 702, Claim No. 50, Section 8 in Township 11 South, Range 3, west of the Willamette Meridian, Linn County, Oregon, said point being North 1 39 West 52 chains distance from the southeast corner of said Claim No. 50; thence running west 11.84 chains; thence South 1 39 East 4.225 chains; thence East 11.84 chains to the east line of said Claim No. 50; thence North 1 39 West 4.22 chains to the point of beginning, containing 4.8 Acres more or less, known as 1450 Waverly Drive, less the street easement shown in the description below:

> A tract of land for roadway purposes, particularly described as: Beginning at a point on the East has of and North 1° 31' West 3153.15 (set from the Southeast corner of the Lander C. Burkhard Deration Lind Clein No. 36 in flownship 11 South, Ronge 3 West of the Willematts Meridian in Linn County, Oregon: there West along the Grentor's South line of distance of 30.05 (set to a point on the art of a 2304.79 (sour sign) and the Crentor's South line of distance of ab.05 (set to a point on the art of a 2304.79 (sour sign) and the South line of South South 1' 30' 23' West a distance of 2.36 feet 1 in the point of largancy of the said 1804.79 (sour radius curve; discreas North 1' 35' West parallel in the East line of said Donaton Land Claim No. 30 a distance of 276.49 fact to the North Line of the Grantor's property; there 2 East along the Granthur's North line of stitance of 30.60 (set the the Zast line of Land Clain Land Claim No. 50; Bennes South 1' 39' East along said fast Donation Land Claim line a distance of 278.85 feet get the point of beginning.

Section la: That such parcel when rezoned will be R-A(2) subject to the following reservations and conditions:

- 1. The use of the property under R-A(2) zoning shall be restricted to elderly housing only and development shall occur in accordance with minimum HUD standards as required by Section 8 of the Federal Housing Program. The developer and owner shall submit all necessary legal documents to the City as part of the official record to insure that such housing will be built.
- The owner shall dedicate 35 feet of right-of-way along the entire north property line and shall also sign a petition for street and utility improvements to include a remonstrance waiver.
- 3. The complete and detailed development plans shall be reviewed and approved by the Planning Commission.