RESOLUTION NO. 2260

WHEREAS, Senate Bill 419 has been substantially revised to include provisions relating to local land use which are not of statewide significance (except as they would adversely affect cities, and

WHEREAS, Senate Bill 419 would require substantial changes in local comprehensive plans previously found in compliance with statewide goals, and

WHEREAS, Senate Bill 419 would be contrary to Goal 1, the Citizen Participation Goal, by reducing opportunities for citizen input for certain land use actions, and

WHEREAS, Senate Bill 419 has been so completely revised that an opportunity has not been afforded to all affected citizens and jurisdictions to provide meaningful input, and

WHEREAS, Senate Bill 419 would place an additional financial burden on local jurisdictions to undertake capital improvements programs during a time of extremely scarce government resouces, and

WHEREAS, Senate Bill 419 would reduce local options for meeting local housing needs, and

WHEREAS, Senate Bill 419 would require specific zone changes to be made without the benefit of public hearings and other opportunities for citizen input, and

WHEREAS, Senate Bill 419 would eliminate any remaining flexibility in local comprehensive plans relative to determining future locations of various housing types in accordance with current needs and availability of supporting facilities, and

WHEREAS, Senate Bill 945 which would have provided a more reasonable method for amending statewide goals and which contained other provisions acceptable to Oregon cities relative to LCDC's future role was defeated by the Senate,

NOW, THEREFORE BE IT RESOLVED by the City Council of Albany, Oregon that Senate Bill 419 should be substantially amended to address the findings noted in this resolution and include provisions acceptable to Oregon cities dealing with the post acknowledgment role of LCDC.

DATED this 10th day of June, 1981.

TTEST Recorder