Providing for and assessing the actual cost of improving Sixth Avenue in the City of Stayton, Oregon, against the abutting and adjacent property; declaring the apportionate share of the actual cost of improving said Sixth Avenue by paving to be charged and assessed against each lot, part of lot and parcel of land liable for such assessment, and directing the city recorder to enter such assessment against each lot, part of lot and parcel of land liable therefor in its proportionate share in the lien docket of the City of Stayton; directing the service of said notice of said assessment upon the owners of such property, and declaring an emergency.

THE CITY OF STAYTON DO ORDAIN AS FOLLOWS:

Section 1. That the Common Council hereby declares that it has found necessary and expedient to improve Sixth Avenue. That portion of Sixth Avenue which lies in the City of Stayton, Oregon, by paving in accordance with the plans, specifications and estimates heretofore duly and regularly adopted by the Common Council, which said plans, specifications and estimates now are on file in the office of the City Recorder and the same hereby are referred to and made a part thereof.

Section 2. That the said improvement was made by and through the street improvement department of the City of Stayton, and that the actual cost of making the said improvement has been ascertained and determined, which said total assessable cost hereby is declared to be the sum of ONE THOUSAND SIX HUNDRED FIFTY SND NO/100 dollars, and the said amount is hereby assessed against the lots, parts of lots, and parcel of land adjacent to or abutting upon said portion of said street, as such premises are liable under the said Charter and Ordinances of the City of Stayton, to pay for such cost and expense.

Section 3. That the proportionate shares of the total cost of the said improvement of the said street have been ascertained and determined and apportioned to each lot, part of lot, or part of land adjacent to or abutting upon said street, which said proportionate shares, together with the names of the owners thereof and descriptions of property assessed, hereby are set out in section 4, and the said council hereby adjudges and declares that each lot, part of lot and parcel of land in section 4 described is and has been directly benefitted by the making of the said improvement in the full sum of money set opposite the description of each of said lot, parts of lots and parcels of land, and the said lots, parts of lots, and parcels of land in section 4 described hereby are declared to be benifitted in the aggregate in the full sum of money specified in section 2 hereof.

Section 4. There hereby is assessed upon and declared to be a lien against each lot, part of lot, or parcel of land in the tabulated statement herein set out the amount set forth in the column opposite the description of each lot or part thereof or parcel of land as per the following statement of names, descriptions and amounts of property, the same being the designated amount of assessment as such lot, part of lot or parcel of land has hereinbefore been found liable for the actual cost of making the said improvement and in the proportion that each such lot, part of lot or parcel of land is liable for the cost of making the said improvement of said portion of said street, to wit:

Jerome Grossman, 1288 N. 6th Avenue Tract described in V.507, P. 598 Marion County Deed Records Address: Same Frontage: 100 feet

375.00

Mrs. William Purdy, 1210:N. 6th Avenue Portion of tract described in V.333, P.368 Marion County Deed Records Address: Same Assessable Frontage: 70 feet

262.50

John Dozler, 1189 N. 5th Avenue Tract described in V.675, P.229 Marion county Deed Records Address: 1198 N. 6th Avenue Assessable Frontage: 70 feet Margaret Dombrowsky, 552 E. Hollister
Lots 1,2 and N. 13 ft. Lot 3, Block 1, Annex No. 1 to
G. W. Hollisters Addn.
Address: Same
Assessable Frontage: 113 Feet

423.75

Arlyn Birkholz, 593 E. Robidoux Lot 4 and South 37 feet Lot 3, Block 1, Annex No. 1 to G. W. Hollisters Addn. Address: Same Assessable Frontage: 87 feet

326.25

TOTAL COSTS

1,650.00

Section 5. That the recorder is hereby directed to enter in the lien docket of the City of Stayton a statement of all the assessments made by the Ordinance, the same to be entered in due and regular form as provided by Charter and Ordinances of the City of Stayton.

Section 6. That the ownership of the several lots, parts of lots and parcels of land liable for said assessment is found to be in person, persons, firm or corporation whose names appear in the apportionate colums of descriptions of said lots, parts of lots and parcels of land, and the recorder hereby is directed to prepare and the Chief of Police to serve upon such owners a notice of such assessment and lien, and the recorder further is directed to serve such notice by publication upon such owners upon whom personal service cannot be had within the City of Stayton, all in accordance with the provisions of the Charter and Ordinances of the City of Stayton.

Section 7. It hereby is adjudged and declared that existing conditions are such that this ordinances is necessary for the immediate preservation of the public peace, health and safety; and, owing to the urgent necessity of maintaining the public credit, an emergency is declared to exist, and this ordinance shall, take effect and be in full force and effect from and after its passage.

PASSED by the common Council this 6th day of November, 1972.

SIGNED by the Mayor this 6th day of November, 1972.

Marcel Van Driesche, Mayor

ATTEST:

John J. Schroeder, Recorder