ORDINANCE NO. 1814

AN CROTNANCE authorizing the Mayor and Recorder of the City of Albany, Oregon, to enter into a contract with Slate Construction Co. for the construction of a main sewer in said City, beginning at manhole No. 5 on Cottage Street trunk sewer between Seventh and Eighth Streets, in Albany, Oregon, and running thence southersterly Sl feet to manhole No. 1; thence southerly 1132 feet to manhole No. 2; thence southerly 1428.5 feet to manhole No. 6, which is 16 feet south of the north line of Willow Street; thence westerly on Willow Street 975.1 feet to manhole No. 8, which is 16 feet south of the southeast corner of Lot 1 in Block 1, in Albany Height'ts Addition to Albany, Oregon, all being a total length of 3566.6 feet, and declaring an emergency:

WHRMAS, By Ordinance 1210 of the City of Albany, Oregon, it was ordered that a main sever in said City be constructed as follows; to-wit: Beginning at manhole No. 5 on Cottage Street trunk sewer, between Seventh and Eighth Streets in Albany, Oregon, and Funning thence southeasterly 31 feet to manhole No. 1; thence southerly 1132 feet to manhole No. 2; thence southerly 1428Bfeet to manhole No. 6, which is 16 feet south of the north line of Villow Street; thence westerly on Villow Street 975.1 feet to manhole No. 8, which is 16 feet south of the southeast corner of Lot 1 in Block 1 in Albany Heighth's Addition to Albany, Oregon, all being a total length of 3566.6 feet.

Said improvement to be constructed in accordance with the charter and ordinances of the City of Albany, and the plans, specifications and estimates of Charles H. Leonard, City Engineer, on file in the office of the Recorder of said City, and

VHRHEAS, it was provided in said Ordinance that the Recorder of the City of Albany live notice of bids for the Laking of said improvement by publication of such notice ten (10) days in the Albany Democrat-Herald, a newspaper of general circulation published in said City, and

WHENEAB, after due notice and advertisement for bids mais and given by the seconder in accordance with said ordinance, to-wit: on the 14th day of October, 1925, the Slate Construction Co., presented to the Council of the City of Albany its bid for constructing said main sewer, which said bid was and is in due form and in conformity with all the conditions imposed by law and the Council, by which said bid said Slate Construction Co. proposed to furnish all material, implements, and to perform the labor necessary to construct the above described main sewer for the following named prices, to-wit:

5350 cu.yds. of excavation (without classification) @ \$1.05 per cu.yd. \$5617.50
3566 lineal feet of 16* vitrified sewer pipe.lsid,@ \$2.16 cer.lin.ft. 7702.56
8 manholes, @ \$72.00 each 576.00
1 tapping manhole @ \$35.44 each 35.44

And, WHRERAS, said Slate Construction Co. was the lowest and best bidder for said proposed work, and said bid was the lowest and best bid submitted therefor,

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

Section 1. That the bid of the Slate Construction Co. for the construction of said main sewer, with vitrified sewer pipe, hereinabove described, be, and the same is hereby accepted, and the Mayor and Recorder of said City are hereby authorized to enter into a contract in writing with the said Slate Construction Co. for the making of said improvement on behalf of the City of Aloany, Ore.on, upon the terms mentioned in said bid as hereinabove set forth.

In said bid as hereinabove set forth.

Baid contract shall provide that said main sever shall be constructed and completed within three (3) months from the date of such contract, and that the contractor before commencing said work, shall make, execute and deliver to the City of Albany a good and sufficient bond, with good and sufficient surety, or sureties, thereon, in a sum equal to 50 per centum (50%) of the augregate bid, conditioned among other things, for the faithful performance of such contract, and that should said work not be completed on or before the date therein named the City of Albany shall be deemed to suffer damages to the extent of \$25.00 per day for each and every may the completion of seid work is delayed beyond that time, which amount shall be paid by the contractor doing the work at the completion thereof, whise the time for completion thereof is extended by the Council.

Section 2. WHEREAS, the peace, health and safety of the City of Albany reguires that this ordinance shall become immediately effective, therefore an emergency is hereby declared to exist, and this ordinance shall become in full force and effect immediately upon its passage by the Council and approval by the Mayor.

ATTRST: F.P.Nutting, Recorder of the City of Albany, Or. Passed by the Council October 14th, 1925.
Approved by the Hayor October 14th, 1925
J.H.RORETT, Mayor.

STATE OF CREGON,
County of Linn,
See I Typ Nutting, Recorder of the City of Albany, Linn County,
Oregon, to hereby certify that the foresting and a mnexed copy of Ordinance No. 1214
has been by me carefully compared with the original Ordinance Bill No. 1314, now on file
in my office, and that it is a true and correct copy of all of said Ordinance Bill No.
1314, passed by the Council October 14, 1925 and approved by the Mayor October 14m 1928.
WITNESS my hand and official signsture and the seal of the City of Albany,
this 17th day of October, 1925.

Recorder of the City of Albany.