## RESOLUTION NO. CLXXXIV (184)

A RESOLUTION IN PROTEST OF REVENUE MEASURES ENACTED BY TRIMET BOARD OF DIRECTORS.

BE IT RESOLVED by the Canby City Council of Canby, Clackamas County, Oregon, that it opposes and by this Resolution publicly expresses its objections and protest to the revenue measures enacted by the Board of Directors of Tri-Met on Monday, December 2, 1974, and as reported in the Oregon Journal on Tuesday, December 3, 1974, and which said measures approve a six-tenths of one percent per gallon levy on gasoline wholesalers in the form of a business license fee and a four-tenths of one percent employer payroll tax. This action of the Tri-Met Board is irresponsive to President Ford's attempts to control inflation; is indicative of irresponsible considerations of the overall effect of these measures on the economy of Clackamas, Multnomah and Washington Counties; and are obviously measures which will produce retalitory action by gasoline dealers. The Canby City Council respectfully suggests that needed revenue for Tri-Met operations should be obtained by direct charges to the users of its services, and failing in that, such services should be curtailed to meet only the demand which is willing and able to pay for such service. The Canby City Council further RESOLVES and contends that the new Tri-Met Ordinance which enacted these measures should be repealed and the matter studied further.

Adopted by the Canby City Council at a  $R_{couche}$  meeting thereof this 16 day of December, 1974.

ATTEST:

RICHARDSON - City Recorder

RESOLUTION NO. CLXXXIV (184)