TWEEN SIXTH AVENUE AND VIRGINIA AVENUE, IN PUR-SUANCE OF A PETITION FILED WITH THE CITY COUN-UTE, SIGNED, BY TWENTY-TOUR, PROPERTY, OWNERS: OR THE COSTS BE PRO-RATED PROPERTY AT THE COSTS BE PAYABLE OWNERS THEREOR

46740-241

THEREOF PAYABLE WITHIN A PERIOD OF THREE Y EA R S, OF ONE THIRD THEREOF EACH YEAR, AND PROVIDING FOR AN ASSESS-MENT AGAINST THE PROP-ERTIES BENEFITTED BYSUCH OILING, SANDING, GRAVEL-ING AND ROLLING OF SAID STREET. WHETEAS, North Ivy Street between Sixth Avenue and Vir-ginia Avenue, in the City of Can-by, Oregon, is an unpaved street, and as a result thereof a great déal of dust and dirt is caused and created from the traf-fic on said North Ivy Street between Sixth Avenue and Vir-ginia Avenue, to the annoyance and inconvenience of the citi-zens of Canby residing along said Street, and that it is neces-sary that said North Ivy Street between Sixth Avenue and Vir-ginia Avenue be oiled, sanded, graveled and rolled to alleviate such dust and dirt created by the traffic on said Street. THE CITY OF CANBY OR-DAINS AS FOLLOWS: SECTION I—That the Superin-tendent of Public Works, be, and he hereby is authorized, ordered and directed to arange for the oiling, sanding, graveling, and rolling of said North Ivy Street between Sixth Avenue and Vir-ginia Avenue in the City of Can-by, Oregon, as soon as circum-stances and conditions permit. SECTION II—That the Superin-ting and rolling of said North Ivy Street between Sixth Avenue and Vir-ginia Avenue, shall be paid by the property owners along said North Ivy Street between Sixth Avenue and Vir-ginia Avenue, shall be paid by the property owners along said North Ivy Street between Sixth Avenue and Virginia Ave-nue, and intersecting streets, benefitted thereby, and an as sessment shall be made against said properties benefitted there-by, the cost of which shall be pro-rated among such property owners on a front foot basis, to be paid within a period of three years at the rate of one-third thereof each year; and a lien is hereby declared to exist against aid in full. SECTION III—II hereby is ad-judged and declared that exist-ing conditions are such that this ordinance tak effect and be in ful force and sefect immediate-luy to made set and tha this ordinance ta