CANBY CITY COUNCIL WORKSHOP SESSION APRIL 16, 1997

PRESENT: Mayor Taylor, Councilors Roger Harris, Shirley Strong, Brad Gerber, Walter Daniels, Dennis Nolder and Barry Lucas, Mark O'Shea, Charlie Stinson, Jim Wheeler, Bob Gustafson, Ron Berg, Don Satchell, Terry Prince, Keith Stewart, Michael Harms, Steve Miller, Michael Jordan, Sarah Jo Chaplen, Representative Kurt Schrader and Senator Ken Baker.

The session was held in the Canby Public Library from 6:00 pm to 7:20 p.m. A lite dinner was served.

The purpose of the session was to allow a question/answer period with our local State Senator Ken Baker and Representative Kurt Schrader.

CANBY CITY COUNCIL REGULAR SESSION APRIL 16, 1997

Mayor Scott Taylor presiding. Council members present: Dennis Nolder, Brad Gerber, Roger Harris, Walter Daniels, Barry Lucas and Shirley Strong.

Also present: Administrator Michael Jordan, Finance & Administration Director Sarah Jo Chaplen, City Attorney John Kelley, City Recorder Marilyn Perkett, City Planner Jim Wheeler, Library and Parks & Recreation Director Beth Saul, Tracey Heuett, Antonia Brown, Carol Davidson, John Dewar, Irene Higoshi-Breshears, Roy Hester, Darvin Tramel, Representative Kurt Schrader, Senator Ken Baker and Dick Morse.

Mayor Taylor called the session to order at 7:30 p.m., followed by the flag salute and a moment of silence.

Roll call of the Council showed a quorum to be present.

MINUTES OF PREVIOUS SESSION: **Councilman Daniels moved to approve as distributed the minutes of Workshop Session, March 25, 1997 and Regular Session, April 2, 1997. Motion seconded by Councilman Harris and approved 6-0.

CITIZEN INPUT ON NON-AGENDA ITEMS: None presented.

PROCLAMATIONS: Poppy Month - Mayor Taylor proclaimed the Month of May as Poppy Month in the City of Canby, in tribute to our war veterans and their families.

American Legion Auxiliary Member, Tracey Heuett, passed out poppies to the men and carnation/poppy corsages to the women. Mayor Taylor suggested monetary donation be made to the Legion for the poppies.

May 10th Food Drive Day - Mayor Taylor proclaimed May 10, 1997 as 1997 NALC National Food Drive Day in Canby and urged citizens to leave non-perishable food items at their mail boxes to be collected by local postal employees.

John Dewar, Canby Postal Employee, collected food items from the Council and staff, and noted that this is the second annual drive for the local food banks. Last year 3800 pounds of food was collected and they hope to exceed that mark this year.

GUESTS: <u>Senator Baker and Representative Schrader</u> - Mayor Taylor asked the two legislators to address Measure 50.

Representative Schrader noted that Measure 50 is the rewrite of Measure 47, which was to lower property taxes. He stated that Measure 50, if passed, will grandfather a number of current ballot measures and tax bases which would have been eliminated with Measure 47; exempts hospital districts; provides a small exemption for Portland; and Measure 47 was based on 95-96 property taxes and Measure 50 is based on 97-98 year, which is actually only a 7% overall reduction in taxes. Representative Schrader said "let's give it a chance" and work out the problems that might arise from Measure 47. He added if you voted no on Measure 47 and Measure 50 is passed, it validates your vote. Representative Schrader said that he, as a representative, only had two days to review the rewrite of Measure 47, which was not adequate.

Senator Baker stated that he and Representative Tom Bryant were appointed to facilitate a committee regarding the rewrite of Measure 47. He said the intent of Measure 47 was good, but it was only half of what it was expected to be according to the Attorney General. He noted that passage of Measure 50 will validate the Clackamas County Sheriff's Levy and Library Levy. Senator Baker pointed out that several entities were not aware of the consequence from Measure 47, such as Port of Portland and Department of Transportation. He added that the intent of Measure 50 is to be as "close as they could, but clean up the system and provide about 80% of the relief." Senator Baker said Measure 50 sets a good rate structure for both residential and commercial properties. The 50% double majority, requiring 50% of voters to vote, is still in the rewrite. Senator Baker said another Measure regarding only the double majority issue will be on the November ballot. He added that Measure 50 creates a

rate based on property tax which cannot raise more than 3% each year.

Representative Schrader stated with Measure 50, Cities can go to voters for local options, schools cannot for several years. Also, schools are restricted in their bonding ability.

Councilman Daniels asked why the "loopholes" are not addressed prior to placing an issue on the ballot. Representative Schrader said he has sponsored a bill to do just that scenario, requiring a measure be reviewed by authorities with an opinion sent to the petitioner. This would better address the impact of measures prior to their being voted upon by the public. Also, other options discussed were lowering the signature requirement for statutory measures and raising signature requirements for constitutional measures; and should petitioners be paid.

Senator Baker noted that the initiative and referendum process is a "right of citizens" and it should go through the process and not be restricted.

Attorney Kelley asked about changes that have been suggested for System Development Charges, and how the Home Builders Association and developers. Representative Schrader said he felt new residents should pay their share, specifically in the school system. He has lobbied and created an increased awareness regarding SDC's. Representative Schrader said on April 23rd the legislature will hear the proposed SDC bill on education and he urged citizens to testify if they are interested. Representative Schrader said there was a concern that this was a new tax, however, it is termed a user fee for new residents to pay their fair share so it does not create additional taxes for citizens already here. The Home Builders did prefer a Real Estate Transfer Tax or maintain the "Kicker Law," which gives back taxes collected in excess to citizens or corporations. Also, during an open hearing, one of the representatives of the Home Builders Association suggested a tax on children.

Senator Baker said in his conversations with the Home Builders in the past 4 or 5 years, they indicate some concerns but have been perceptive to the idea that the money will remain in a local area.

Representative Schrader informed the Council and viewing audience to be sure and let them know of any issues of concern. Also, he encouraged input from citizens regarding the Transportation Package, the 3-3-3, or vehicle registration; access utility fee for each meter; franchise fees; what about "wireless" and any other issues that are of concern.

He added that there are several land use issues that are being discussed, such as taking away the right to vote on annexations; he said the City Planner has discussed several of the land use issues with him but he was interested in hearing from the constituents.

Senator Baker stated that Mr. Schrader has done an excellent job, specifically in the areas of deregulation and franchise fees.

Senator Baker said his personal concentration has been on two areas:

school funding formula on an equity basis, and he meets with Steve Miller regularly regarding this. He noted that Canby schools are excellent which adds to the quality of life in Canby; and

Senator Baker chairs the Revenue Committee and is currently working on the Federal Poverty Guideline in regards to income and taxing on that income. He is trying to raise the poverty level to \$24,000 and create an earned income credit where applicable. Senator Baker said a couple of years ago there was 44,000 individuals on public assistance and that has decreased to 19,000 by educating and providing skills for individuals to get off of public assistance.

Mayor Taylor thanked both Senator Baker and Representative Schrader for taking the time to appear before the Council.

COMMUNICATIONS: <u>Letter from Dave Hartwell</u> - Mayor Taylor read a letter from David Hartwell tendering his immediate resignation from the City Planning Commission. Mr. Hartwell will be moving to Arizona due to family health reasons.

Councilman Daniels encouraged citizens to apply for a position on the Planning Commission by filing a brief application at City Hall.

<u>Letter from Greenbriar Apartment Manager</u> - Mayor Taylor read a letter from Gene and Iva Wilson, Mangers of Greenbriar Apartments, commending the Canby Police Department for their efforts relating to incidents in their area of S. Locust.

<u>Letter from Healthy Start</u> - Mayor Taylor read a letter from Mary Ann Hard, Systems Administrator for Clackamas County Heathy Start, informing the Council of Stand Up for Children Rally meetings scheduled for April 14, 28 and May 12 and 19, at 4:00 pm in the office for Children and Families at 504 12th Street in Oregon City.

NEW BUSINESS: <u>Accounts Payable</u> - **Councilman Harris moved to approve payment of accounts payable in the amount of \$207,960.77. Motion seconded by Councilman Daniels.

DISCUSSION - Councilman Harris pointed out a payment of \$100,585 for expenditure for payment of Wastewater Treatment Plant Phase II expansion.

^{**}Accounts payable were approved by roll call vote, 6-0.

At this time, Mayor Taylor adjusted the agenda to accommodate a member of the audience.)

<u>Resolution No. 635</u> - Councilman Daniels declared a conflict of interest on this matter and said he would not participate.

Planning Director Wheeler explained that this resolution was a result of an appeal that had been filed regarding an easement at the end of S.E. Second Avenue. He said the property owners were eager to initiate an abandonment, rather than proceed with the appeal and staff was directed to draft the resolution.

**Councilman Harris moved to adopt Resolution No. 635, A RESOLUTION ABANDONING THE TEMPORARY TURNAROUND EASEMENT LOCATED AT THE EAST END OF S.E. 2ND AVENUE, AS IT IS RECORDED ON THE CANBY PARK EAST SUBDIVISION PLAT (PLAT NUMBER 2384). Motion seconded by Councilwoman Strong and approved 5-0. Councilman Daniels did not participate.

<u>Sp 97-05, Travel Trailer Temporary Use Request</u> - Councilman Gerber stepped down from the dias, since this was his application he would participate as an applicant and not a Councilor.

Jim Wheeler explained that the Council first needed to determine if the City Council has the authority under the Land Development Planning Ordinance, Section 16.44.090, to permit the use of a structure that does not comply with the Uniform Building Code, or if the Uniform Building Code takes precedence.

Mr. Wheeler noted that "if" the Council makes the determination that the City Code has the authority, then the only criteria will be if there is any adverse impact on the value or appropriate development of nearby properties. He added that at this time there have been no complaints from the nearby businesses of the subject area which is located west of the BP Station and east of the TNT Market. He further added that the same business was located at the corner of 99E and Ivy last year for a few months.

Mr. Wheeler said this surfaced due to a complaint that was filed with the Code Enforcement Officer. Sign permits have been issued and a permit issued to use the tent for six months, however, the travel trailer needs to have a Conditional Use Permit.

Councilman Daniels asked if it were used only as an office in the day, or for night use as a guard. Mr. Wheeler said it was day use only.

Councilman Daniels asked if this would be like a fireworks stand. Mr. Wheeler said they are usually less than 120 square feet in size which would not require a permit.

Councilman Nolder asked if this were similar to the H.O.P.E. trailer office that was

recently granted. Mr. Wheeler said the H.O.P.E. trailer was a modular unit with the "tag" that states its compliance.

Councilman Harris asked why the Council was deciding if it were legal to superceed the Oregon State Uniform Building Code (UBC). Mr. Kelley said it's not a question of what's legal, but how the Council interprets the City Ordinance. Mr. Kelley said the UBC is clear, regarding what is legal in a commercial zone. The problem is there are no case laws with a similar situation. The LOC attorney states that the Cities have authority for their jurisdictions; and the State Building Officials and their association say that the City does not have authority over the Uniform Building Code. Therefore, there is a conflict. Mr. Kelley said that Sandy Arp, LOC counsel, said she faced a similar classic situation of a Christmas Tree Lot that utilizes travel trailers. If they are in commercial zones, they are in violation of the UBC. Sandy Arp said the City of Salem simply "deals" with it and their only concern was if there is adequate sanitary facilities and electric concerns because of fire hazards. Mr. Kelley said Salem basically ignored the UBC that requires specific modular trailers in commercial zones.

Councilman Harris noted that recently the City allowed occupancy of a commercial establishment that was not up to code, and he suggested this created liability for the City, as well as putting the City in an awkward position.

Councilman Nolder asked if there are any other structures that would be acceptable, perhaps a camping tent. Mr. Wheeler said this is actually a vehicle used for occupancy which is under the UBC, and a tent or canopy is addressed under a different code with no permit situation. Mr. Wheeler said it is cases like this where the "holes" in our codes are found and reviewed for further consideration. Mr. Wheeler said there has been a perception that this situation was treated differently because Mr. Gerber is a Councilman and that is not true. He said Mr. Gerber stated explicitly that he did not want special treatment and it was never the intention of staff to do so. Mr. Wheeler cautioned that when this is decided, it will not apply only to this situation, it will apply to any travel trailer for a commercial use.

Brad Gerber, 1282 SE 11th Loop, informed the Council that this was a seasonal business; in regards to sanitation the trailer is not used, he has an agreement with BP Station for sanitation services; Ron Yarborough inspected the trailer and issued a site permit which included electrical hook-up on a day to day basis; and the trailer is not used to conduct business it is merely to keep out of the weather elements and a deterrent against theft.

Mr. Gerber said this type of business benefit Canby as a whole. Stein Oil Company will donate money to non-profits organizations in the City. He added that Canby High School and Canby Adult Center are recipients of these funds from Stein Oil Company, he read a letter from the Principal of Canby High School thanking Stein Oil Company for funds on behalf of the Nursery Outlet. Mr. Gerber said the business helps to

beautify vacant land; and most importantly, it attracts people to our community. He said he has customers coming from Washington.

Mayor Taylor asked how long he planned to be at the site. Mr. Gerber said the business was located on March 1st and the lease expires on June 30, 1997.

Councilman Daniels asked about the complaint. Mr. Gerber said it was a competitor. He noted that he had a business license and the proposed costs to put a modular trailer at the site would be approximately \$800.00.

**Councilman Nolder moved that the Land Development and Planning Ordinance, Section 16.44.090, shall permit the City Council to approve the use of a structure that does not comply with 1704 of the Uniform Building Code. Motion seconded by Councilman Lucas.

DISCUSSION - Councilman Harris said the business was attractive and benefits the community and he had no problem with the business. However, he was concerned that the City Council could "override" the State Building Code and set a dangerous precedent for the future.

Councilman Daniels said it would be setting a precedent either way, because if this were denied, it would affect fireworks stands and Christmas Tree lots that may be in jeopardy.

Mr. Kelley explained that the two ordinances are in conflict. He said the City adopts, by reference, the Uniform Building Code and the City also has the Section 16.44.080 in the Planning Ordinance which means the two are in conflict. Mr. Kelley reminded the Council that this is for the use of a travel trailer in a commercial zone for up to six months, however, a permit process would be required.

Councilman Lucas said if this were passed then it gives the Council the opportunity to review permits on a case by case basis.

Mr, Jordan asked if "findings" could be made specific to this issue regarding the interpretation and specific findings could be made on each specific case. He said by denying this, it did not mean you could not approve a permit in another case.

Attorney Kelley said if the motion is approved, then an interpretation of the code will be made, and it will be more or less case law, to allow travel trailers, in addition to approved modular structures, on a temporary basis in a commercial zone.

Mr. Jordan asked by what criteria a special permit would be allowed. Jim Wheeler said it deals with the impact of value of the surrounding properties.

Councilman Harris asked if there have been permits for travel trailers for fireworks and Christmas tree stands. Mr. Wheeler said there has been none issued, because no complaints have been received. However, that scenario will probably change once this concern is finalized.

Councilman Nolder said his concern is that the Council will have the ability to review these permits.

Councilman Harris said that passing the motion allows the Council to authorize a code violation which he said is not appropriate.

**The motion to allow travel trailers in a commercial zone was approved 4 to 1, with Councilman Harris voting nay.

**Councilman Harris moved to grant authorization to allow Brad Gerber to have a travel trailer on the subject property near BP Station through June 30, 1997; and stating that there will be no adverse impact on the value for development of nearby properties. Motion seconded by Councilwoman Strong and approved 5-0.

ORDINANCES & RESOLUTIONS: Ordinance 971 - Roy Hester reported that he had made arrangement with the Canby Utility Board to defer payment of their electrical services on the Elm and 13th Traffic Signal Project until after this ordinance is approved.

**Councilman Daniels moved that Ordinance 971, AN ORDINANCE AUTHORIZING PAYMENT OF ELECTRICAL WORK TO THE CANBY UTILITY BOARD PURSUANT TO AN INTERGOVERNMENTAL AGREEMENT WITH CLACKAMAS COUNTY FOR THE INSTALLATION OF A TRAFFIC SIGNAL AT THE INTERSECTION OF SOUTH IVY STREET/CANBY-MARQUAM HIGHWAY # 170 AND SOUTH OF 13TH AVENUE; AND DECLARING AN EMERGENCY be posted and come up for final action on May 7, 1997. Motion seconded by Councilman Harris and approved 6-0.

Mr. Hester noted that due to some conflicts with the utility work, the new projected completion date is July 18, 1997.

Ordinance No. 972 - Administrator Jordan stated that Del Little, from OEDD, called City Hall regarding some issues with Ordinance No. 970 that was approved for the OEDD loan for the Logging Road Industrial Park Phase II. The following issues needed to be addressed: the first statement of the ordinance declaring the Council the Governing Body for the City; the addition of the 6.5% interest figure for the bonds; addition of a sentence on Section 2 (C), regarding the City's obligation of payments pursuant to the loan agreement; and finally the emergency clause was left off of the first ordinance.

**Councilman Harris moved that Ordinance No. 972, AN ORDINANCE AMENDING

ORDINANCE NO. 970, AUTHORIZING A LOAN FROM THE SPECIAL PUBLIC WORKS FUND BY ENTERING INTO A LOAN CONTRACT WITH THE OREGON ECONOMIC DEVELOPMENT DEPARTMENT AND DECLARING AN EMERGENCY. Motion seconded by Councilman Daniels.

DISCUSSION - Mayor Taylor corrected the spelling of the word "such."

Councilman Gerber asked why so many emergency clauses were in our ordinances. Mr. Jordan explained that in accordance with the City Charter, ordinances are not effective until 30 days after they are passed, unless an emergency clause is adopted.

**Ordinance No. 972 passed on first reading, 6-0.

UNFINISHED BUSINESS: Sarah Jo Chaplen reminded the Council that after the Motor Pool requested an overhaul of the City hi-ranger, Councilman Gerber said that PGE is a source to consider for such projects. Ms. Chaplen and Joe Witt, Mechanic, met with PGE and at this time they do not know what their fee would entail or how the warranty would work. PGE is anticipating a merger in July and until that is complete many decisions will not be made on various projects. Ms. Chaplen said PGE will consider being a back-up facility to our Motor Pool.

Mayor Taylor stated that even though he appreciated the follow-up and research on the hi-ranger servicing, he said the Council wanted the initial servicing with Public Utilities to proceed. He added that the Council had only requested a delay for a few days to pursue other avenues.

MANAGER'S REPORT: <u>METRO Meeting</u> - Administrator Jordan said that he and Jim Wheeler attended the METRO meeting on Tuesday and were encouraged with the conversation regarding the green corridor and rural reserve. He did express a concern about the reluctance of Clackamas County to become involved in the discussions, noting it would place the bulk of the planning on the County and at this time that is not a priority with them, specifically with a potential of staff time being cut back. Clackamas County is proposing a 5 year time frame to implement many of the elements of the agreement.

Mayor Taylor asked if the process could be expedited if the City assisted in funding. Mr. Jordan said some staff time and funding could be considered. He added that there are significant plan, ordinance and development code changes, which encompasses an extensive amount of work.

<u>Transportation Finance Package</u> - Mr. Jordan reported that the proposed package before the legislature at this time would increase our state transportation funds from approximately \$45 per capita to \$75 per capita over the next three years if the 3//3/3

and increased registration fees are implemented. Mr. Jordan said it would create about 3/4 of a million dollars for Canby over the next three years for transportation purposes. This would allow the City to cover our \$150,000 deficient in maintenance, as well as provide for some capital issues.

Mayor Taylor suggested that some Council members might want to appear at some of the hearings on these bills.

<u>C-Com - 991 Contract</u> - Mr. Jordan said a draft contract with C-Comm for emergency communications has been received. At this time the City is considering that C-Comm dispatch the graveyard shift for the City on a short term contract, until a decision is reached on the City dispatch services.

Mayor Taylor asked who would make the decision regarding the 911 services. The Mayor suggested this was a policy decision by the Council for structure of City departments. The general consensus of the Council was that this was a Council policy decision.

A May 7th workshop was set to review the 911 Emergency Services.

<u>Meetings</u> - Clackamas County Cities Meeting will be April 24th in Lake Oswego, let the business office know if you plan to attend.

April 23rd will be the budget meeting in the library.

April 22nd the Gang Task Force meeting will be held at the Adult Center.

COUNCILORS' ISSUES: Councilman Nolder reported that the DEQ test station in Canby will be having some changes. He said that \$50,000 in new equipment is targeted for test stations and it is not certain that DEQ will justify that expenditure for the Canby site. He encouraged activity and use of the Canby site, in hopes of maintaining it.

Mayor Taylor suggested that DEQ be contacted to see if Canby can pursue a promotion project for our test site.

<u>Councilman Gerber</u> suggested that he research the possibility of putting up a very large "Welcome to Canby" sign near Territorial and 99 E as a deterrent for speeding. The rationale is to advise motorists that they are entering an urban area. The Council concurred that he should research the sign project. He urged citizens to call him regarding this project.

Councilman Gerber said the other issue he wanted to pursue is adopting an ordinance to require a vote of the people for an annexation to the City. Councilman Harris noted

that he had brought up this same subject at the last session. This subject was set for the May 7th agenda.

Councilwoman Strong asked if the City Safety Manual had been completed. Ms. Chaplen said it is an ongoing project and is 3/4 completed. She said Todd Gary and Dan Mickelsen are working with her on the manual. She noted that it should be done by the end of the fiscal year, June 30th.

Councilman Gerber asked if OSHA provides assistance to municipalities in drafting a safety manual. Ms. Chaplen said OSHA has two functions: consultation, where they visit the entity to ascertain what could be issues; and the other function is the inspection by OSHA for violations. She added that if a City is under consultation, then they cannot communicate with the other portion of the OSHA service and cannot levy fines.

OTHER REPORTS OR ANNOUNCEMENTS: Councilman Daniels asked if the April 22nd Gang Task Force meeting would be televised on Channel 5. Staff said it will be taped and they did not know the schedule for broadcast.

Councilman Harris noted that at the last meeting he also asked that staff discuss burning laws and suggest it become an agenda item for the next meeting.

ACTION REVIEW: 1.

- Advertise for applicants for Planning Commission vacancy.
- 2. Implement Resolution 635, by abandoning the SE 2nd easement.
- 3. Grant Special Permit 97-05, for temporary use of a travel trailer in a commercial; and determining that the City has authority to grant such permits as per Code 16.44.090.
- 5. Post Ordinance No. 971 and 972 and bring them back to Council for second readings.
- 6. Researching information for annexation by vote of the public for the May 7th agenda.
- 7. Research and set for May 7th agenda, discussion about burning of yard debris.

Mayor Taylor recessed the regular meeting at 10:13 p.m. The regular meeting was reconvened at 11:46 p.m.

Mayor Taylor noted that the Council needs to set a date for the Council to meet together in a workshop session for Council issues.

^{**}Councilman Daniels moved to go into Executive Session under ORS 192.660 (1)(h), regarding pending litigation. Motion seconded by Councilman Harris and approved 6-0.

EXECUTIVE SESSION APRIL 16, 1997

PRESENT: Mayor Taylor, Councilors Nolder, Gerber, Harris, Daniels, Strong and Lucas, Mr. Jordan, Ms. Chaplen, John Kelley, Roy Hester and Darvin Tramel.

Mayor Taylor opened the session in the CUB conference room at 10:17 p.m.

ORS 192.660 91)(h) - The Council discussed the following three litigation cases:

Sharon Day Case Rafael Meza Case Environmental Case

Mayor Taylor adjourned the session at 11:46 p.m.

Marilyn K. Pérkett

City Recorder

Scott Taylor Mayor

PROCLAMATION

WHEREAS, the American Legion Auxiliary adopted the Poppy as its Memorial Flower which pays tribute to the war dead, and aids the living veterans and their families; and

WHEREAS, the contributions are used for Children and Youth and Rehabilitation in our local community of Canby.

NOW THEREFORE, I, Scott Taylor, Mayor of the City of Canby, Oregon, do hereby proclaim the

MONTH OF MAY, 1997, AS POPPY MONTH and May 4 through 10, 1997, as POPPY DAYS in the City of Canby.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Seal of the City of Canby to be affixed this 16th day of April in the year of our Lord One Thousand Nine Hundred and Ninety-Seven.

Scott Taylor, Mayor

PROCLAMATION

WHEREAS, the National Association of Letter Carriers, in conjunction with the U.S. Postal Service, AFL-CIO, United Way and local Food Banks are coordinating a non-perishable **food drive**; and

WHEREAS, St. Patrick's Church, Canby Christian Church and the Seventh Day Adventist Church, Canby's local Food Banks, are in need of food at all times; and

WHEREAS, the local Food Bank shelves are nearly empty due to the recent holidays and weather related need for food; and

WHEREAS, local letter carriers will collect non-perishable food items placed by mailboxes on Saturday, May 10, 1997.

NOW, THEREFORE, I, Scott Taylor, Mayor of the City of Canby hereby proclaim Saturday, May 10, 1997, as

1997 NALC NATIONAL FOOD DRIVE DAY

and urge the citizens of Canby to participate in this worthwhile event by donating non-perishable food items to help our community.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Seal of the City of Canby to be affixed this 16 th day of April in the year of our Lord One Thousand Nine Hundred and Ninety-Seven.

Scott Taylor, Mayor