IN THE SEWERAGE SYSTEM

OF THE CITY OF SHERWOOD, OREGON

| In the Matter of Acknowledgment |) | | | _ |
|---------------------------------|---|------------|-----|-----|
| of the Necessity and Operation |) | RESOLUTION | NO. | 159 |
| of a Sewer Repair and Rehabili- |) | | | |
| tation Program |) | | | |

The above-entitled matter came on regularly before the City Council of the City of Sherwood acting as the governing body of the City of Sherwood at its meeting of April 13, 1977, and

It appearing to the Council that it is necessary to develop a program to determine the extent of inflow entering the existing sewer system and develop a systematic program and schedule for the repair of inflow; and

It appearing to the Council that such a program has been developed and budgeted for the fiscal year 1976-77; it is therefore

RESOLVED AND ORDERED that the Council does hereby acknowledge the necessity for and the existence of a program for the inspection and discovery of inflow within the present sewer system and the repair of said inflow as required.

DATED this 13th day of 1ph

CITY OF SHERWOOD CITY COUNCIL

William D. Horford ayor Polly Blankenbaker

RESOLUTION OF THE CITY COUNCIL OF THE CITY OF SHERWOOD OPPOSING THE TRI-COUNTY GOVERNMENT BILL - HB 2070

WHEREAS, there is pending before the legislative Assembly HB 2070; and

WHEREAS, said bill would expand the boundaries of the Metropolitan Service District to encompass all of the geographical area of Clackamas, Washington, and Multnomah counties; and

WHEREAS, said Tri-County Metropolitan Government would assume local municipal operations relating to water supply, sewage disposal, storm sewer projects, parks and recreation, correctional facilities, jails, juvenile facilities, and such other local public services as may be authorized by contract with existing local government agencies; and

WHEREAS, such metropolitan government agency would be governed by a council whose members would be elected from districts unrelated to existing political subdivisions; and

WHEREAS, the members of said council are limited to a nominal compensation which would have the effect of rendering such body of limited effectiveness in exerting public control over the policies of the agency; and

WHEREAS, the effective power of the agency will be vested in an executive officer who shall serve full time, have a power to veto any ordinance or any expenditure item, and who is required to have no other qualifications for office than being a resident of the tri-county area; and

WHEREAS, said metropolitan agency shall have the power to impose and collect service or user charges; and

WHEREAS, said agency shall assume the regional planning functions now performed by CRAG, review the comprehensive plans of the local agencies, and as <u>it</u> considers necessary, require changes in said plans to conform to the new agency's goals and objectives and functional plan; and

WHEREAS, the Tri-County agency shall have power to determine, in its sole descretion, what charge it shall levy upon other local agencies for such planning function; and

WHEREAS, such authority will inevitably lead to wide spread revision and postponement of adoption of local comprehensive plans with increased costs to the taxpayer which costs may be imposed by the agency on local governments without the consent of the local taxpayers; and

WHEREAS, the amount to be charged to each city and county by the new agency for said planning is binding upon the cities and they are required to pay their charge on or before October 1 of the current fiscal year when their local revenues are diminished; and

WHEREAS, the effect of such agency will be to confuse the public through the assumption of some local functions by the agency while others are left in local hands; and

WHEREAS, the transfer of local functions to the new metropolitan agency contains the power to impose fiscal costs upon local agencies without local budgetary control so that their local tax revenues may be subject to severe impairment and transfer without local control,

NOW, THEREFORE, BE IT RESOLVED that the City Council of the City of Sherwood notify the Legislative Assembly of the State of Oregon of its opposition to HB 2070, and that copies of the above resolution be furnished to members of the Legislative Assembly, the Governor, other cities in the tri-county areas the governing bodies of the affected counties, the board of CRAG, the Metropolitan Service District, and other interested bodies.

PASSED AND ADOPTED THIS 23rd day of March, 1977.

William D. Hartford Mayor

ATTEST: