ORDINANCE NO. 540

AN ORDINANCE LEVYING ASSESSMENTS AGAINST VARIOUS PERSONS AND THEIR PROPERTY FOR THE PAYMENT OF A PART OF THE COST OF IMPROVING AND PAVING PORTIONS OF THE FOLLOWING STREETS IN THE CITY OF MESQUITE, TEXAS, TO-WIT:

- (1) Lindo Drive from Newsome Street to Sierra Drive
- (2) Jardin Drive from Newsome Street to Paza Drive
- (3) Mariposa Drive from Gus Thomasson Road to Westwood Avenue

PROVIDING FOR THE TIME WHEN SUCH ASSESSMENTS BECOME DUE AND PAYABLE, THE RATE OF INTEREST, AND FIXING A CHARGE AND LIEN AGAINST SAID PROPERTY AND MAKING SAID CHARGE A PERSONAL LIABILITY OF THE PROPERTY OWNERS OWNING PROPERTY ABUTTING ON SAID<u>STREETS</u>, AND PROVIDING FOR THE COLLECTION THEREOF, AND DECLARING AN EMERGENCY.

WHEREAS, heretofore a resolution was duly adopted by the City Council ordering the improvements of said <u>streets</u> by paving with five (5) inch thick Reinforced Concrete Pavement with Integral Curb meeting the City's Standard Specifications, and,

WHEREAS, pursuant to said resolution, specifications were prepared for said work by the Director of Public Works, filed with said Council, examined, approved, and adopted by it, all as required by applicable law; and,

WHEREAS, thereafter in compliance with the law the Director of Public Works prepared his statements or lists showing the names of property owners upon said<u>streets</u>, the description of their property, the total cost of the said improvements, the cost thereof per front foot and the cost of each property owner, said statements possessing all the other requisites required by law; and,

WHEREAS, thereafter the said statements were filed with the City Council and by them examined and approved and a resolution was passed by said Council determining the necessity of making an assessment for part of the cost of said pavement against property owners and their property, and fixing a time and providing for a hearing to such property owners, their agents, or attorneys; all in accordance with the terms of applicable law, at which hearing said owners were to be heard as to the benefits of the said improvements to their property.

as to any error or invalidity in said proceedings, or to any matter or thing connected with the said improvements; and, 48

STATE OF THE PARTY OF THE PARTY

WHEREAS, thereafter, in accordance with the terms of the law, the City Secretary of the City of Mesquite gave notice to the property owners on said <u>streets</u> their agents and attorneys, of said hearing, by publishing a copy of said resolution in the Texas Mesquiter, a weekly paper of general circulation in the City of Mesquite ten days prior to the days set for the hearing, to-wit, the <u>l</u> day of <u>June</u>, 1964; and the City Secretary also gave notice of said hearing by posting letters containing the same to said property owners, their agents and attorneys, ten days before the said hearing; provided, however, that any failure of the property owners to receive said notices shall not invalidate these proceedings; and,

WHEREAS, said hearing was had at the time and place mentioned in the said resolution and notice, to-wit, on the <u>l</u> day of <u>June</u>, 1964, at <u>2:30</u> P.M., at the Council Chamber in the City Hall of the City of Mesquite, Texas, which hearing was closed on the <u>l</u> day of <u>June</u>, 1964; and,

WHEREAS, at said hearing, all desiring to contest the assessments, correct the same, or in any manner be heard concerning the benefits thereof, or in any other matter, were heard, and errors and all matters of error or mistake or inequalities or other matters requiring rectification which were called to the attention of the Council were rectified and corrected;

Now, Therefore,

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF MESQUITE, TEXAS; TINT,

SECTION 1. That the action of the City Council closing the hearing and overruling the protests at the public hearing on the <u>1</u> day of <u>June</u>, 19<u>64</u>, in these proceedings is hereby ratified and confirmed by this ordinance. That the City Council, from the evidence, finds that the assessments herein levied should be made and levied against the respective parcels of property abutting upon the streets hereinbelow mentioned and against the owners thereof, and that such assessments and charges are right and proper, and are substantially in proportion to the benefits to the respective parcels of property by means of the improvement in the unit or district for which such assessments are levied, and establish substantial justice and equality and uniformity between the respective owners of the respective properties and between all parties concerned,

considering the benefits received and burdens imposed, and further finds that in each case the abutting property assessed is specially benefited in enhanced value to the said properties by means of the said improvements in the unit or district upon which the particular property abuts, and for which assessment is levied and charge made, in a sum in excess of the said assessment and charge made against the same by this ordinance, and further finds that the apportionment of the cost of the improvements is in accordance with the law in force in this City and the proceedings of the City heretofore had with reference to said improvements and is in all respects valid and regular.

49

SECTION 2. There shall be and is hereby levied and assessed against the parcels of property hereinbelow mentioned, and against the real and true owners thereof (whether such owners be correctly named herein or not), the sums of money below mentioned and itemized shown opposite the description of the respective parcels of property, and the several amounts assessed against the same, and the owners thereof, as far as such owners are known, being as follows:

SEE ATTACHED EXHIBIT "A"

SECTION 3. Where more than one person, firm or corporation owns an interest in any property above described, each said person, firm or corporation shall be personally liable only for its, his or her pro rata of the total assessment against such property in proportion as its, his or her respective interest bears to the total ownership of such property, and its, his or her respective interest in such property may be released from the assessment lien upon payment of such proportionate sum.

SECTION 4. The several sums above mentioned and assessed against the said parcels of property and the owners thereof, and interest thereon at the rate of six per centum (6%) per annum, together with reasonable attorney's fees and costs of collection, if incurred, are hereby declared to be and are made a lien upon the respective parcels of property against which the same are assessed, and a personal liability and charge against the real and true owners of such property, whether such owners be named herein or not, and the said liens shall be and constitute the first enforceable lien and claim against the property on which such assessments are levied, and shall be a first and paramount lien thereon, superior to all other liens and claims except State, County, School District and City ad valorem taxes.

The sums so assessed against the abutting property and the owners thereof, shall be and become due and payable as follows, to-wit: in <u>sixty (60)</u> equal installments, the first payable on or before thirty (30) days from the completion and acceptance of the improvements in the unit or district upon which the property abuts, and one (1)

each month thereafter until the total amount is paid; deferred payments shall bear interest from the date of such completion and acceptance at the rate of six per centum (6%) per annum, payable monthly with each installment, so that upon the completion and acceptance of the improvements in a particular unit or district, assessments against such completed and accepted unit or district shall be and become due and payable in such installments, and with interest from the date of such completion and acceptance. Provided, however, that any owner shall have the right to pay the entire assessment, or any installment thereof, before maturity, by payment of principal and accrued interest, and further provided that if default shall be made in the payment of any installment of principal or interest promptly as the same matures, then the entire amount of the assessment upon which such default is made shall, at the option of the said City of Mesquite, or its assigns, be and become immediately due and payable, and shall be collectible, together with reasonable attorneys' fees and costs of collection, if incurred,

50

SECTION 5. That if default be made in the payment of any of the said sums hereby assessed against said property owners and their property, collection thereof shall be enforced either by the sale of the said property by the Assessor and Collector of Taxes of the City of Mesquite as near as possible in the manner provided for the sale of property for non-payment of ad valorem taxes; or at the option of the said City of Mesquite the payment of the said sums shall be enforced by suit in any court having jurisdiction.

SECTION 6. That for the purpose of evidencing the several sums payable by said property owners and the time and terms of payment, and to aid in the enforcement thereof, assignable certificates shall be issued by the City of Mesquite upon the completion and acceptance of the said work of improvement, which shall be executed by the Mayor, attested by the City Secretary, under the impress of the corporate seal, and shall be payable to the City of Mesquite, or its assigns which certificate shall declare the said amounts and time and terms of payment thereof, and the said rate of interest payable thereof, and shall contain the name of the owner and the description of his property by Lot or Block Number or front feet thereof, or such description as may otherwise identify the same by reference to any other fact, and if said property shall be owned by an estate, then the description thereof as so owned shall be sufficient.

And the said certificates shall further provide that if default shall be made in the payment of any installment of principal or interest thereon, when due then at the option of the said City of Mesquite being the owner and holder thereof, the whole of the said assessment shall at once become due and payable and shall be collectible with reasonable attorney's fees and costs if incurred.

And the said certificates shall further set forth and evidence the said personal liability of the owner and the lien upon his premises, and shall provide that if default shall be made in the payment thereof, the same may be enforced either by sale of the property by the Tax Assessor and Collector of the City of Mesquite, as above recited, or by suit in any court having jurisdiction.

51

And the said certificates shall further recite that the proceedings with reference to making said improvements have been regularly had in compliance with the terms of the applicable law, and that all prerequisites to the fixing of the lien and claims of personal liability evidenced by such certificates have been performed, which recitals shall be evidence of the facts so recited and no further proof thereof shall be required.

That the said certificates shall also provide the amounts payable thereunder shall be paid to the Assessor and Collector of Taxes of the City of Mesquite, who shall credit said payments upon the said certificates, and shall immediately deposit the amounts so collected with the City Treasurer of the City of Mesquite, to be kept and held by him in a special fund, which is hereby designated as City of Mesquite street Improvement Fund, and which payments shall be by the Treasurer paid to the said City of Mesquite or other holder of the said certificates, on presentation thereof to him, duly credited by Assessor and Collector of Taxes, the said credit by said Assessor and Collector of Taxes being the Treasurer's Warranty for making such payment and the said City of Mesquite or other holder of said certificate, shall receipt in writing to said Treasurer when paid in full, together with all costs of collection.

And the said certificates shall further provide that the City of Mesquite shall exercise all legal power, when requested so to do by the holder of said certificate, to aid in the collection thereof; but the City of Mesquite shall in no wise be liable to the holder of said certificates or for any costs or expense in the premises, or for any failure of the said City Council or any of its officers in connection therewith.

Full power to make and levy reassessments, and to correct mistakes, errors, invalidities or irregularities, either in the assessments or in the certificates issued in evidence thereof, is in accordance with the law in force in this City, vested in the City.

SECTION 7. All assessments levied are a personal liability and harge against the real and true owners of the premises described, notwithstanding such owners may not be named, or may be incorrectly named.

SECTION 8. The assessments herein levied are made and levied under and by virtue of the terms, powers and provisions of an Act passed at the First Called Session of the Fortieth Legislature of the State of Texas, known as Chapter 106 of the Acts of said Session, with amendments thereto, now shown as Article 1105b of Vernon's Texas Civil Statutes, which said law has been adopted as an alternative method for the construction of street and alley improvements in the City of Mesquite, Texas, and Section 12 of Article III of the Charter of the City of Mesquite;

52

Section 12. The act by the Legislature of the State of Texas in 1927 and shown as Chapter 106, Acts of the First Called Session of the Fortieth Legislature, together with all amendments thereof, said Act with amendments being shown as Article 1105b, Vernon's Annotated Revised Civil Statutes of the State of Texas, is hereby embraced in and made a part of this Charter.

SECTION 9. The assessments so levied are for the improvements in the particular unit or district upon which the property described abuts, and the assessments for the improvements in one unit or district are in nowise related to or connected with the improvements in any other unit or district, and in making assessments and in holding said hearing, the amounts assessed for improvements in one unit or district have been in nowise affected by any fact in anywise connected with the improvements or the assessments therefore in any other unit or district.

SECTION 10. The fact that in order to finance these improvements in an expeditious manner creates an urgency and an emergency in the immediate preservation of public peace, health, and safety and required that the rules providing for ordinances to be read more than one time, or at more than one meeting, be suspended, and that this ordinance be passed as and take effect as an emergency measure, and such rules are accordingly suspended and this ordinance is passed as and shall take effect and be in force as an emergency measure, and shall be in force and effect immediately from and after its passage.

	PAS the /	the City v of	Council	of the	City of	Mesquite,	Texas,	on
	رون (۱۹۹۵) کار کاریکریکریکریکریکریکریکریکریکریکریکریکریکر	 · · · · · · · · · · · · · · · · · · ·			TA I			
					\mathcal{O} . \mathcal{U}) W	-ce	\mathbf{Y}
•						Mayor		7

-6-

EXHIBIT "A"

ASSESSMENT LIST

LINDO DRIVE FROM NEWSOME STREET TO SIERRA DRIVE

 \mathbb{P}^{n}

18.57 57

< 101 Yest

÷

1.5

2

**

- 7 14 - 1

L. L. M. R. R. R. L. L.

Prophysiological and the second

	OWNER'S NAMEDI	PROPERTY ESCRIPTION Quite Park ition No. 3	FRONT		UNIT COST	TOTAL COST	and to be a second second
	Rep. Not'l Life	<u>Block 8</u> Lot 1	90	£t.	\$2.75	\$ 247.50	an to see an a see
	William A.Smith,Jr 606 Lindo	. Lot 2	60	ft.	\$2.75	165.00	
	Hardy H. Norris 610 Lindo	Lot 3	60	£t.	\$2.75	\$165.00	
	Wm. R. Balentine 614 Lindo	Lot 4	60	ft.	\$2.75	\$165.00	
\bigcirc	H. L. Greenhaw 618 Lindo	Lot 5	60	ft.	\$2.75	\$165.00	
S	K. H. Rust 702 Lindo	Lot 6	60	£t.	\$2.75	\$ 16 5.00	
	Hoyt L. Miller 706 Lindo	Lot 7	60	£t.	\$2.75	\$ 16 5.00	با و مینان بیور میدود
	Paul M. Nelson 710 Lindo	Lot 8	80	ft.	\$2.75	\$220.00	
	Cliant E. Orr 714 Lindo	Lot 9	75	ft.	\$2.75	\$206.25	ng si tita ta generati si 2010 - Beta Sita
	B. W. Prince 718 Lindo	Lot 10	60	ft.	\$2.75	\$165.00	
t typester, styrester	Chas. M. Kight 722 Lindo	Lot 11			\$2.75	\$165.00	
\frown	Charles Busby 726 Lindo	Lot 12	60	£t.	\$2.75	\$ 165. 00	
	R. L. Grace 730 Lindo	Lot 13	60	ft.	\$2.75	\$165.00	an ang kanagang kanalang sang Kanang kanang kanang Kanang kanang
· · · · ,	Phillip A. Edwards 734 Lindo	Lot 14	60	ft.	\$2.75	\$165.00	
	an a	115	مىرىيە تەرىپىرىيە تەرىپىرىيە تەرىپىرىيە تەرىپىرىيە تەرىپىرىيە تەرىپىرىيە تەرىپىرىيە تەرىپىرىيە تەرىپىرىيە تەرىپ تەرىپىرىيە تەرىپىرىيە تەرىپىرىيە تەرىپىرىيە تەرىپىرىيە تەرىپىرىيە تەرىپىرىيە تەرىپىرىيە تەرىپىرىيە تەرىپىرىيە تە		a a su a		

لى. 1941 - 1941 كۈلۈكۈنچۈرۈك بولىلۇر بولىرىكىم يېگىلارى بويىن ئام بىي 42:42:42

7300 YM 8% 8%

.

.

• • •

•••

,

د . و جو ا

Ĭ

6

. .

	 					1. 27
in the se	 ******	#*************************************	ب د هر خو م ه	يبيد کار جي	ALC: NO. OF THE OWNER	100.00
	 d		· · · · ·	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1		an in the

anda Kada Marka Ma

÷

.

Si J. trialition

•

r^a

.

- <u>.</u>	ration de la construcción de		· · · · · · · · · · · · · · · · · · ·		and a second second Second second second Second second
		PROPERTY DESCRIPTION uite Park No.	FRONTAGE	UNIT COST	TOTAL COST
	Donald R. Fields	<u>Block 8</u> Lot 15	75 ft.	\$2.75	\$206.25
	Doretha E. Smith 603 Lindo	<u>Block 7</u> Let 8	85 ft.	\$2.75	\$233.75
	Leroy Smith 609 Lindo	Lot 7	75 ft.	\$2.75	\$206.25
	Bobby Joe Williams 615 Lindo		83 ft.	\$2.75	\$228.25
	B.Edward Graham 703 Lindo	<u>Block 6</u> Lot 8	75 ft.	\$2.75	\$206.25
	Ben D. Kennemer 707 Lindo	Lot 7	75 ft.	\$2.75	\$206.25
	S. L. Powell 711 Lindo	Lot 6	75 ft.	\$2.75	\$206.25
] E. D. Francis 717 Lindo	Block 5 Lot 11	80 ft.	\$2.75	\$220.00
	William E.Lemon 723 Lindo	Lot 10	70 ft.	\$2.75	\$192.50
	David Weathers 729 Lindo	Lot 9	70 ft.	\$2.75	\$192.50
	E. R. Newman 735 Lindo	Lot 8	70 ft.	\$2.75	\$192.50
	T. H. Green 739 Lindo	Lot 7	115 ft.	\$2.75	\$316.25
		ite Park No.4 lock 15			
4+2+24-24-24-24-24-24-24-24-24-24-24-24-24-2	W. E. Bunch 802 Lindo	Lot 36	67.63 ft.	\$2.75	\$185.98
	Stanley B.Green 806 Lindo	Lot 35	60 ft.	\$2.75	\$165.00
Û	Eugene G. Reese 810 Lindo	Lot 34	59.371	\$2.75	\$163.27
	Horace E.Moore,Jr. 814 Lindo	Lot 33	57.08 ft.	\$2.75	\$156.97

1

1.14 6.04

۰.

÷

en la constance de la seconda

- جە ن

		PROPERTY				
OWNER!	<u>s name</u>	<u>DESCRIPTION</u> Mesquite Park #4 <u>Block 15</u>	FRONTAGE	UNIT COST	TOTAL COST	
Leon M 818 Li		Lot 32	57.08 £t.	\$2.75	\$156.97	s
Samuel 822 Li	B.Cox ndo	Lot 31	57.08 ft.	\$2.75	\$156.97	•
E. C. 826 Li	Clardy ndo	Lot 30	57.08 £t.	\$2.75	\$156.97	
Franci 830 Li	s J.Hoo ndo	ok Lot 29	57.08 ft.	\$2.75	\$156.97	
Robert 834 Li	Moody ndo	Lot 28	57.08 ft.	\$2.75	\$156.97	
Jimmie 838 Li		in Lot 27	57.52 ft.	\$2.75	\$158.18	يوريزيو وه -
) 902 Li	Lake Ju		60 ft.	\$2.75	\$165.00	
James 906 Li		Lot 25	60 ft.	\$2.75	\$165.00	
James ' 910 Li		Lot 24	62.78 ft.	\$2.75	\$172.65	
James 914 <u>Li</u> :		Lot 23	66.88 ft.	\$2.75	\$183.92	•••
James 1 918 Li:		Lot 22	66.8 ft.	\$2.75	\$183.70	. .
James 1 ••••922 Li:		Lot 21	66.8 ft.	\$2.75	\$183.70	د بر دور میکرد. مربع وقور میکرد. مربع
J ames	White	Lot 20	80.57 ft.	\$2.75	\$221.57	ग्रे ग्राइक्ष् र्व
B. H. 1 920 Ti	erra	Block 14 Lot 5	120.75 ft.	\$1.25	\$150.94	
3. W. 1 809 Li	Walker	Lot 6	67.05 ft.	\$2.75		
			~			••.

OWNER'S NAME

815 Lindo

J.C. Sanderson

M. H. Morris

λ.

ş

् २

<u>在现金速量</u>。在1981年1981年1983年1

821 Lindo A.L.D.Butler Lot 9 67.54 \$2.75 \$185.74 827 Lindo 67.54 \$2.75 \$185.74 Sherman Leinart Lot 10 833 Lindo O.B.Howard Lot 11 80 ft. \$2.75 \$220,00 839 Lindo Block 13 75 ft. \$2.75 James White Lot 10 \$206.25 (8388 Lake June مشرق والموجوع والمراجع والمتحر والمراجع والمراجع المراجع Rd. ballas) 907 Lindo James Qhite Lot 11 68.34 \$2.75 \$187.94 911 Lindo James White Lot 12 77 ft. \$2.75 \$211.75 915 Lindo Lot 13 James White \$2.75 \$275.00 100 ft. 919 Lindo James White Lot 14 95.11 ft. \$1.25 \$118.89 922 Leyenda Block 25 James White 72.13 ft. \$2.75 \$198.36 Lot 44 1002 Lindo James White Lot 43 60 £t. \$2.75 \$165.00 1006 Lindo James White \$165.00 Lot 42 60 ft. \$2.75 1010 Lindo James White Lot 41 59.32 ft. \$2.75 \$163.13 1014 Lindo

And the second and the second second

PROPERTY

DESCRIPTION

Mesquite Park #4

Lot 7

Lot 8

Block 14

-4~

TOTAL COST

\$185.74

\$185.74

Contract of the second second

UNIT COST

\$2.75

67.54 ft. \$2.75

FRONTAGE

67.54

Anne Service States and Service States and

Lot 37

Lot 36

Lot 35

Lot 34

Lot 33

Lot 32

Lot 31

Lot 29

Lot 28

Lot 27

Lot 26

OWNER'S NAME	PROPERTY <u>DESCRIPTION</u> Mesquite Park #4	FRONTAGE	UNIT COST	TOTAL COST
James White 1018 Lindo	<u>Block 25</u> Lot 40	57.72 ft.	\$2.75	\$158.73
James White 1022 Lindo	Lot 39	57.72 ft.	\$2.75	\$158.73
James White 1026 Lindo	Lot 38	57.72 Ft.	\$2.75	\$ 158.7 3

57.72 ft.

58.61 ft.

61.25 ft.

64.40 ft.

64.40 ft.

62.68 ft.

60 ft.

60 ft.

62 ft.

60 ft.

70.15 ft.

76.97 ft.

60 £t.

\$2.75

\$2.75

\$2.75

\$2.75

\$2.75

\$2.75

\$2.75

\$2.75

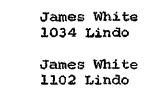
\$2.75

\$2.75

\$2.75

\$2.75

\$2.75



James White 1030 Lindo

James White

James White

Elvin L. Jenkins

Leroy Godkin

Bobby L.Mayfield Lot 30

1110 Lindo

1114 Lindo

1118 Lindo

1122 Lindo

1126 Lindo

1130 Lindo

1134 Lindo

1138 Lindo

E. G. Harvey

H. C. Parker

Jerry Howard

Chas. R. Martin

1106 Lindo



- 6

-







A SHOW	
(
and the second second	

Willie O.Sunige Lot 25 1142 Lindo

-5-

\$158.73

\$161.18

\$165.00

\$168.44

\$177.10

\$177.10

\$172.37

\$165.00

\$165.00

\$170.50

\$165.00

\$192.91

\$211.67

No UNANCE

والمجرور والمعتم معود والمواد والمراجع

÷

 \sim

	the set of states in a set of			 Second design and a special design and the second des
	PROPERTY ESCRIPTION	FRONTAGE	UNIT COST	TOTAL COST
Mes	guite Park #4 Block 25		میکورو و دار <mark>مو</mark> در میکرد. این از در در در از از ا	i a complete a substitution and descent al substitution and the substitution of
Home Mortgage Co. 1146 Lindo (Southland Center,Dallas)		60.50 <i>f</i> t.	\$2.75	\$166.38
James White 1150 Lindo	^L ot 23	75 £t.	\$2.75	\$206.25
	5 1 + -1- 10			
James White 1003 Lindo	<u>Block 12</u> Lot 27	72.98 ft.	\$2.75	\$200.70
James White 1007 Lindo	Lot 26	60.5 ft.	\$2.75	\$166.38
James White 1011 Lindo	Lot 25	60 ft.	\$2.75	\$165.00
James White 1015 Lindo	Lot 24	60.13 ft.	\$2.75	\$165.36
James White 1019 Lindo	Lot 23	63 ft.	\$2.75	\$173.25
James White 1025 Lindo	Lot 22	100 ft.	\$2.75	\$275.00
James White 1031 Lindo	Lot 21	133 ft.	\$1.25	\$166.25
	Block 26			· • • •
James White 1107 Lindo	Lot 8-A	74.3 ft.	\$2.75	\$204.33
1111 Lindo	Lot 9-A			·
James White 1115 Lindo				\$168.30
J. A. Trevillian 1119 Lindo	Lot 11-A	63.6 ft.	\$2.75	\$174.90
Robert C. Taylor	Lot 12	83.65 ft.	\$2.75	\$230.04

255

これが

1

C.

NEW TO THE MARK WAS A SHO NOT A STATE OF A SHARE

-6-

.

1.62 a la companya a companya a sa karar

× . . .

and the second secon

a a de projektor de Projektor de projektor de projekto	an an an an tao an an tao a An	PROPERTY			nin sanang ang kang ang kang ang kang ang kang ang kang k
OWN	ER'S NAME	DESCRIPTION	FRONTAGE	UNIT COST	TOTAL COST
		Mesquite Park # Block 27	4 - Units (B-240 K) Prima	สัสดาชชีวิจารณ์ พิ ศภัณฑิต	
	rge E.Snow Corta		119 ft.	\$1.25	\$148.75
	Barbosa 7 Lindo	Lot 6	81.5 ft.	\$2.75	\$224.13
	F. Smith l Lindo	Lot 7	60 £t.	\$2.75	\$165.00
	ry Goforth 5 Lindo	Lot 8	60.5 ft.	\$2.75	\$166.38
	es White 9 Lindo	Lot 9	75 ft.	\$2.75	\$206.25
			6,525.19		\$17,242.57

191-51-

Ŷ

- 14 14 1**4** 14





*

¢,

بالمستعبسين	
N	
A 78 58 3	
New York	

NO-VHAN