WHEREAS, the following street were/was ordered improved:

Gross Road from U.S.Highway 80 overpass ramp to the alley 120 feet northwest of Mark Drive

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as more particularly shown by proceedings heretofore had; and

WHERRAS, a contract was duly entered into by the City of Mesquite and Austin Paving Company

for the improvement of said street with 3,000 P.S.I. reinforced concrete pavement; with 6-inch high integral curbs where specified; with 4-inch thick concrete sidewalks where specified; with 6-inch thick concrete driveway approaches where specified; so that the roadway width will be widened by adding two ten-foot wide traffic lanes from the alley 120 feet northwest of Mark Drive to a point 80 feet southeast of the southeast line of the Dallas Power & Light Company right of way and three ten-foot wide traffic lanes from a point 80 feet southeast of the southeast line of the Dallas Power & Light Company right of way to the overpass ramp at U.S.Highway 80; and,

as is more particularly shown by the terms of the said contract and proceedings had for same; and,

MHEREAS, by resolution passed on the 1 day of May A.D., 1967, the City Council of the City of Mesquite determined the necessity of levying an assessment against the property and the owners thereof, abutting upon the said street named above; and,

WHEREAS, in accordance with the law, the said owners of said property and their agents were duly notified to appear before the City Council of the City of Mesquite, in the Council Chamber in the City Hall on the 15 day of May , A.D., 1967, at 2:30 o'clock P.M., at which time all of said owners, their agents and attorneys, and all persons interested in said property were notified of the determination of the City Council to fix the proportionate amount of the cost of the said pavement against the said property and the owners thereof, and the said owners were allowed to make such protest, remonstrances, and objections as they deemed advisable; and,

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WHEREAS, all of the said owners were duly notified, and the said hearing has been continued from time to time, and no protests have been made; and

WHEREAS, the City Council, after fully considering the proportionate amount to be paid by each of the said property owners, and the particular amount of the said property owners and their property would be benefited and enhanced in value by reason of the making of the said improvement, are of the opinion that the assessment shown in the ordinance this day to be passed by the Council should be made against the property owners and the respective property in accordance with the provisions of the applicable law, and that the said hearing heretofore referred to be, and the same is hereby closed; Now, therefore,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF MESQUITE:

SECTION 1. That the revised assessment be, and the same is hereby made against the property and the owners thereof abutting upon the said street, and whose property is specially benefited by reason of making said improvement in the amounts shown in said assessment; and the hearing heretofore had be and the same is hereby closed.

SECTION 2. That this resolution shall take effect from and after its passage, as in the Charter in such cases is made and provided.

PASSED by the City Council of the City of Mesquite,
Texas, on the 15 day of May , 19 67.

George Bage

ATTEST:

City Secretary