Pursuant to a law of the State of California, known as Division 7 of the Streets and Highways Code, the "IMPROVEMENT ACT OF 1911".

It is hereby resolved that it is the intention of the City Council of the City of Sacramento to order the following work of improvement to be donexxxxxxxxxx in 63rd, 66th and 67th Avenues Street Lighting Assessment District, to-wit:

The improvement of the following in the City of Sacramento:

63rd Avenue from the center line of 21st Street to the center line of Tamoshanter Way: 65th Avenue from a point located 10 feet West of the Northerly production of the Westerly line of Stockdale Street to the Southerly and Northerly production of the Easterly line of Lots 361 and 362 of Golf Course Village Unit No. 7 (as the same is recorded in the office of the Sacramento County Recorder); Tamoshanter Way from the Northerly Boundary of said Golf Course Village Unit No. 7 to the Westerly and Easterly production of the Southerly line of Lots 313 and 314 of said Golf Course Village Unit No. 7; 66th Avenue from the center line of Tamoshanter Way to the center line of 24th Street By-Pass; 67th Avenue from a point located 150 feet West of the Westerly line of Tamoshanter Way to the Easterly Boundary of Golf Course Village Unit No. 8 (as the same is recorded in the office of the Sacramento County Recorder); 21st Street from the Westerly production of the Northerly line of Lot 171 of Golf Course Village Unit No. 3 (as the same is recorded in the office of the Sacramento County Recorder) to the Westerly production of the Southerly line of Lot 164 of said Golf Course Village Unit No. 3;

Improving the following described Rights of Way:

Along the Westerly line of Lot 330 of said Golf Course Village Unit No. 7; along the Southerly line of Lot 313 of said Golf Course Village Unit No. 7; by constructing a street lighting system complete, together with all necessary appurtenances.

All of said work to be done in accordance with the "Standard

Specifications of the City of Sacramento", heretofore adopted by the City Council and also in accordance with detailed Plans and Special Provisions made therefore by the City Engineer and on file in his office, having been approved by the City Council on December 29th, 1964; and

WHEREAS, said City Council has found and determined that pursuant to Section 2804 of Division 4 of the Streets and Highways Code of the State of California, the owners of more than 60% of the area of the property subject to assessment for the above described improvement have signed and filed with the City Clerk a written petition and said owners did in said petition WAIVE the proceedings required by the Special Assessment Investigation, Limitation and Majority Protest Act of 1931, and the said City Council does hereby approve of said WAIVER and resolves to commence proceedings, as provided in Division 7 of the Streets and Highways Code, "THE IMPROVEMENT ACT OF 1911".

And whereas, in the opinion of said City Council said work is of more than local and ordinary public benefit, said Council hereby orders that the costs and expenses of said work and improvement shall be chargeable and charged upon a district of lands, which district is nereby declared to be the district benefited by said work and improvement and which is to be assessed to pay the costs and expenses thereof.

The exterior boundaries of said district and the extent of the territory included therein are shown upon the map of said district adopted and approved by the City Council on December 29th, 1964, which map is now on file in the office of the City Engineer and to which reference is hereby made for a particular description of the boundaries of said district and of the extent of the territory in cluded therein;

Saving and excepting from the above bounden and described district the area of all public streets, alleys, ways, boulevards, courts and avenues included therein.

Notice is hereby given that serial bonds to represent unpaid assessments and bear interest at the rate of five (5%) per cent per annum will be issued hereunder in the manner provided by the "Improvement Bond Act of 1915", the last installment of which bonds shall mature fourteen (14) years from the second day of July next succeeding ten (10) months from their date.

All persons objecting to said work, or to the extent of said assessment district, are required to file their objections in writing in the office of the City Clerk of the City of Sacramento, as required by law, and notice is hereby given to all persons interested that on the 21st day of January , 1965, at 7:45 o'clock p.m. in the Council Chamber of the City Council of the City of Sacramento, in the City Hall, on "I" Street, between 9th and 10th Streets, in said City, any and all persons having any objections to the proposed work and improvement may appear before said City Council and show cause why the proposed work and improvement shall not be carried out in accordance with this Resolution.

And the City Clerk is hereby directed to publish this Resolution twice in the Sacramento Union , a daily newspaper, as required by law.

The Clerk of said Council shall mail notices of the adoption of this Resolution of Intention to all persons owning real property proposed to be assessed for the work herein described, whose names and addresses appeared on the last equalized assessment roll of the County of Sacramento, or as known to said Clerk, the contents of said Notices to be as required by Law.

IN THE CITY COUNCIL:
Run twice Jan. 5th and 6th
Adopted by the following vote:

Sacramento, California December 29th, 1964

AYES	COUNCILMEN	CHRISTENSEN,	DOMICH.	MARRIOTT.	MERING.	NIELSEN
	ROUSE, TALK			-		,
NOES	NONE					
ABSENT	: COUNCILME	N McKINNEY,	MURPHY			\
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of Sacramento

ATTEST:

Mayor
President Pro-Tem of Council

DEC 29 1964

RESOLUTION No. 3756