STATE OF TEXAS

IN THE MATTER OF HIGHWAY NO 49.

Whereas, it has come to the attention of the Corricsioners Court of Titus County Texas, in

regular session on this the 16, day of Aug 1935 that the State Highway Department will order a lestion made on Highway No 49 from Mt.Pleasant, to Titue Franklin County Line provided Titus County, through its Commissioners Court, agrees to secure a minimum of 100 foot right of way,

clear of all obstructions, except standing timber, and furnish without cost to the State, clear title to the necessary right of wey, including all standing timber, through each and every tract

erossed by said highway, and to do the fencing, on location approved by the State Highway Engineer before said location is made.

It is, therefore, ordered that "itus County, acting herein by and through its Cornissions ra Court, agrees and obligates itself to secure a minimum of 100 foot right of way, and do the fencing, on Highway No 49 from Mt. Pleasant, to Titus Franklin County Line and to clear such right

of way of all obstructions, except standing timber, and furnish a clear title to each parcel secured, including all standing timber, without cost to the State, through each and every truct crossed by this highway, on location to be approved by the State Highway Engineer. County Judge Ed L.McElroy Commissioner Fre No 1 T.J.Stringfellow.

Pre ilo 2 R.L. Thomas. Pre No 5 L.H. Wilson Pre No 4 Cao Lunsford. Supplement to Guaranteee of right of way for highway No 49. This guaranty is made with this provision that it is made subject to the County being able to secure a loan from the Highway Department of the State Highway department with which to pay

te- the absolute necessary expenses of procuring the said right of way and clearing seme of obstructions as provided herein. IN THE MATTER OF HIGHWAY NO 1. STATE OF TEXAS

COUNTY OF TITUS. Wheress, it has come to the attention of the Commissioner's Court of Titus County, Texas in regular session on this, the lethday of Aug 1935 that the State Highway Department will order a location made on Highway No 1 from Mt. Pleasant, to Titus Franklin County Line provided Titus County, through its Corriesioners Court, agrees to secure a minimum of 100 foot right of

way, clear of all obstructions, except standing timber, and furnish without cost to the State, olear title to the necessary right of way, including all standing timber, through each and every tract crossed by said highway, and to do the fencing, on location approved by the State Highway Engineer before said location is made. It is, therefore ordered that Titus County, acting herein by and through its Commissioners,

Court, agrees and obligates it: alf to secure a minimum of 100 foot right of way, and do the fencing, on Highway No 1 from Mt. Pleasant, to Titus Franklin County Line and to clear such right of way of all obstructions, except standing timber, and furnish a clear title to each percel

secured, including all standing timber, without cost to the State, through each and every tract

grossed by this highway, on location to be approved by the State Highway Engineer. County JudgeEd L.Mostroy Commissioner Pre No 1 T.J.Stringfellow. No 2 R.L. Thomas No 3 L.H.Wilson No 4 George Lunsford. Supplemental to Guarantee of right of way for Mighway No 1 This Guaranty is made with this provision: that it is made subject to the County being able to secure a Loan from the Highway Department of the State Highway Department, with which to pay the absolute necessary expenses of procuring the said right of way and clearing the same of

obstructions as provided herein;