Attachment 2

04-SC1-237-PM 1.8/2.5 In the City of Sunnyvale from Maude Avenue to Route 101

FREEWAY AGREEMENT

THIS AGREEMENT, made and entered into on this

16 th day of February, 1993, by and
between the STATE OF CALIFORNIA, acting by and through the

Department of Transportation (herein referred to as "STATE"), and

the City of Sunnyvale (herein referred to as "CITY"),

WITNESSETH:

WHEREAS, the highway described above has been declared to be a freeway by Resolution of the California Highway Commission on September 17, 1958; and

WHEREAS, STATE and the County of Santa Clara have entered into a Freeway Agreement dated October 8, 1959 relating to that portion of State Highway Route 237 from 0.4 mile south of Route 101 to Borregas Avenue as shown on Exhibit A of said Agreement of Route 101 between Whisman Road and Borregas Avenue; and

WHEREAS, STATE and the County of Santa Clara have also entered into a Freeway Agreement dated December 21, 1959 relating to that portion of State Highway Route 237 from Route 82 to 0.4 mile south of Route 101; and

WHEREAS, CITY has subsequently annexed certain areas including portions of such freeway covered by said Freeway

WHEREAS, a revised plan map for such freeway has been prepared showing the proposed plan of STATE as it affects streets of the CITY; and

Agreements dated October 8, 1959 and December 21, 1959 with the

WHEREAS, it is the mutual desire of the parties hereto to enter into a new Freeway Agreement in accordance with the revised plan of said freeway;

This Agreement supersedes those portions of said

NOW, THEREFORE IT IS AGREED:

County of Santa Clara; and

- Freeway Agreements dated October 8, 1959 and December 21, 1959 on Route 237 from Maude Avenue to Route 101.

 2. CITY agrees and consents to the closing of CITY
- streets, relocation of CITY streets, construction of frontage roads and other local roads, and other construction affecting CITY streets, all as shown on said plan map attached hereto marked Exhibit A and made a part hereof by this reference.
- 3. STATE shall, in construction of the freeway and at STATE's expense, make such changes affecting CITY streets in accordance with the plan map attached hereto marked Exhibit A. It is understood by both parties that STATE's obligation to construct the freeway is conditioned upon execution of cooperative agreement with the Santa Clara County Traffic Authority specifying construction participation.

CITY streets, frontage roads, and other local roads, and CITY
hereby authorizes STATE to acquire in its behalf all such necessary
right of way. It is understood by both parties that STATE's
obligation to acquire right of way is conditioned upon execution of
cooperative agreement with the Santa Clara County Traffic Authority
specifying right of way participation.

5. It is understood between the parties that the right
of way may be acquired in sections or units, and that both as to

the acquisition of right of way and the construction of the freeway

may be required for construction, reconstruction, or alteration of

STATE agrees to acquire all necessary right of way as

projects, the obligations of STATE hereunder shall be carried out at such time and for such unit or units of the projects as funds are budgeted and made lawfully available for such expenditures.

6. CITY will accept control and maintenance over each of the relocated or reconstructed CITY streets, and the frontage roads, and other STATE constructed local roads on receipt of written notice to CITY from STATE that the work thereon has been completed, except for any portion which is adopted by STATE as a part of the freeway proper. CITY will accept title to the portions of such roads lying outside the freeway limits, upon relinquishment

by STATE.

7. This Agreement may be modified at any time by the mutual consent of the parties hereto, as may become necessary for the best accomplishment, through STATE and CITY cooperation, of the whole freeway project for the benefit of the people of the STATE and of the CITY.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their respective duly authorized officers.

Department of Transportation

JAMES W. VAN LOBEN SELS

STATE OF CALIFORNIA

Director of Transportation

Chief, Office of Project Planning and Design

APPROVED AS TO FORM:

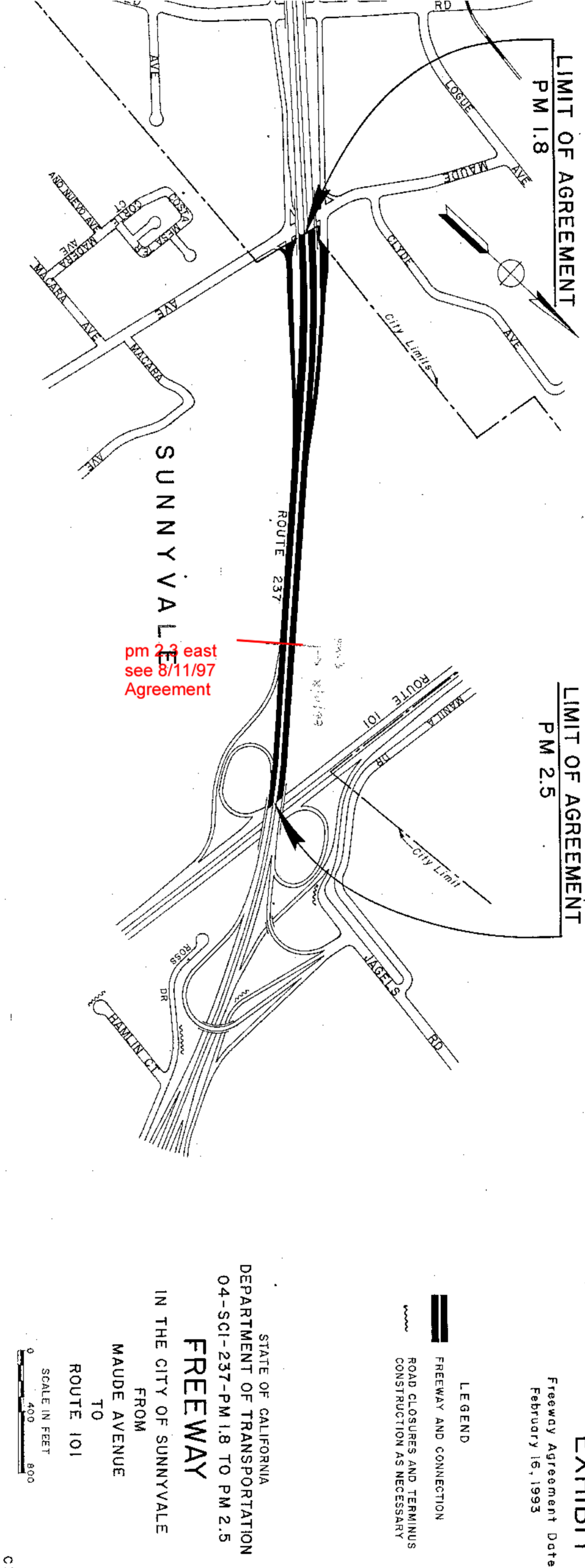
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