

# THE STATE OF TEXAS

# THE COUNTY OF TRAVIS

This AGREEMENT made this \_\_\_\_\_ day of \_\_\_\_\_, 20 22 , by and between the Texas Department of Transportation, hereinafter referred to as the "State," and the City of \_\_\_\_\_ Denton \_\_\_\_, \_\_\_ Denton \_\_\_\_\_ County, Texas, acting by and through its duly authorized officers, hereinafter called the "City".

### WITNESSETH

WHEREAS, Chapter 311 of the Transportation Code gives the City exclusive dominion, control, and jurisdiction over and under the public streets within its corporate limits and authorizes the City to enter into agreements with the State to fix responsibilities for maintenance, control, supervision, and regulation of State highways within and through its corporate limits; and

**WHEREAS**, Section 221.002 of the Transportation Code authorizes the State, at its discretion, to enter into agreements with cities to fix responsibilities for maintenance, control, supervision, and regulation of State highways within and through the corporate limits of such cities; and

WHEREAS, the State and the City have entered into a Municipal Maintenance Agreement dated <u>April 26th, 2010</u>, the provisions of which are incorporated herein by reference, and wherein the City has agreed to retain all functions and responsibilities for maintenance and operations which are not specifically described as the responsibility of the department; and

WHEREAS, the State has existing and proposed landscape improvements, such as, but not limited to, the installation of tree, shrub, and turf plantings, irrigation systems, and other aesthetic elements for areas within the right of way of state highway routes within the City as shown on Attachment "A"; and

**WHEREAS**, the State will provide such landscape improvements, provided that the City agrees to be responsible for all required maintenance of the landscape improvements.

#### AGREEMENT

**NOW, THEREFORE**, in consideration of the premises and of the mutual covenants and agreements of the parties hereto to be by them respectively kept and performed, it is agreed as follows:

#### **Contract Period**

This Agreement becomes effective upon the date of final execution by the State, and shall remain in effect until terminated or modified as hereinafter provided.

#### Coverage

This agreement prescribes the responsibilities of the State and the City relating to the maintenance of the <u>landscape and scenic enhancement</u> project which is located on <u>US HWY 377</u> non-controlled access state highway, as defined in the Municipal Maintenance Agreement. The maintenance is further described in Attachment A, the location map for this project, and limited to the portions along <u>US HWY 377</u> beginning at Roselawn Drive and ending at Country Club Road.

#### **Amendment**

The parties agree that this agreement may be amended. Such amendments, to be effective, must be in writing and signed by both parties.

#### State's Responsibilities

The State shall install landscape elements including but not limited to trees, shrubs, grasses, sidewalks, irrigation systems, and hardscape features through its employees or duly appointed agents. The State reserves the right to conduct future maintenance and construction work in an established planting location.

#### **City's Responsibilities**

The City may install landscape elements including but not limited to trees, shrubs, grasses, sidewalks, irrigation systems, and hardscape features through its employees or duly appointed agents. Any installations shall be performed in accordance with Texas Department of Transportation specifications and standards, and must be approved by the State in writing prior to any work being performed. The City shall hold the State harmless for any future maintenance and construction works in an establish planting location. The City may submit a Green Ribbon application to repair damages incurred by these works.

The City shall maintain all landscape elements within the limits of the right of way including all median and island areas but excluding paved areas intended for vehicular travel. Landscape maintenance shall include but not be limited to plant maintenance, plant replacement, mowing and trimming, hardscape element maintenance, and irrigation system operation and maintenance. The City will be responsible for all utility costs associated with maintaining landscape elements. All landscape elements must be maintained in a functional and aesthetically pleasing condition.

#### **TERMINATION**

It is understood and agreed between the parties hereto that should either party fail to properly fulfill its obligations as herein outlined, the other party may terminate this agreement upon thirty days written notice. Additionally, this agreement may be terminated by mutual agreement and consent of both parties.

Should the City terminate this agreement, as prescribed here above, the City shall, at the option of the State, reimburse any reasonable costs incurred by the State.

	NESS WHEREOF, the p	arties have hereunto affixed their sig	natures,
the City of _	Denton	on the	_ day of
	, year <u>2022</u> ,	and the Texas Department of Transp	ortation,
on the	day of	, year <u>2022</u> .	
ATTEST:		THE STATE OF TEXAS	
	Denton e of Signing Official)	Executed for the Executive Direct approved for the Texas Transp Commission for the purpose and of activating and/or carrying orders, and the established po work programs heretofore appro- authorized by the Texas Transp Commission.	oortation d effect out the licies or ved and
		By District Engineer  Dallas  District	

Attachments

# Attachment A – PROJECT LOCATION MAP

CSJ-0081-04-045



# CITY OF DENTON, TEXAS FUNDING SOURCE: GREEN RIBBON FUNDING AWARD FY2023

PROJECT DESCRIPTION: LANDSCAPING AND SCENIC ENHANCEMENTS

PROJECT LIMITS:

ON US HWY 377 LIMITS FROM: ROSELAWN DRIVE LIMITS TO: COUNTRY CLUB ROAD