## CONSENT AGREEMENT AND COVENANT

Consent to Encroachment No. EN-2223-3

WHEREAS, the City of Norman and the Norman Utilities Authority (NUA), Cleveland County, are in possession of a sanitary sewer easement on the land described as follows, to-wit:

Lot 30, Block 4, Vintage Creek Addition, Section 1, City of Norman, Cleveland County, Oklahoma (512 Legacy Court)

AND WHEREAS, the owner(s) of the above-described property requests that a proposed driveway be allowed to encroach upon an existing sanitary sewer easement;

AND WHEREAS, the City and the NUA have been requested to consent in writing to the proposed driveway being located at the requested location as demonstrated in Exhibit A;

NOW, THEREFORE, the City of Norman and the NUA do hereby consent to said proposed driveway being within and upon the sanitary sewer easement with the following conditions:

- 1. The property owner(s), and property owners' heirs, successors, or assigns (hereafter collectively the "Owner Parties") will be responsible for the cost to repair any damages to the City's drainage, utilities or infrastructure caused by any excavation, piering or other construction activities conducted by the Owner Parties or their agents;
- 2. The Owner Parties will be required to apply for and receive any applicable permits prior to commencing work;
- 3. The Owner Parties will not place any above-ground structures within the sanitary sewer easement;
- 4. The Owner Parties will be responsible for the cost the City and the NUA incurs to remove any driveway, structure, paving, curb, retaining wall, landscaping and/or any other item if needed to maintain or repair City or NUA facilities;
- 5. The Owner Parties will be responsible for the cost to repair or replace any driveway, structure, paving, curb, retaining wall, landscaping, or any other item after such repair;
- 6. The Owner Parties will waive and release any claims against the City and the NUA for any damages to the residence and related improvements caused by failure or repair and maintenance of the City's and the NUA's facilities within the easement area;

The consent is limited to the proposed driveway as indicated in the application being located within the sanitary sewer easement and the City does not authorize or consent to the construction or location of any other structure of a permanent nature within the easement. Further, this Consent is given with the understanding that the Owner Parties are responsible for any and all direct and consequential damages resulting from the granting of this consent with entry to or upon the existing sanitary sewer easement as required at any time in the future.

Consent to Encroachment No. 2223-3 Page 2

The City and the NUA, or any other entity so authorized, shall not be held responsible for any and all direct or consequential damages to encroaching improvements resulting from entry, by the City and the NUA, or any other entity so authorized, upon said sanitary sewer easement, for any purpose associated with the maintenance, construction, relocation, etc. of any sanitary sewer and/or utility located within the said easement.

This Consent carries with it obligations and benefits affecting the land, and constitutes a covenant running with the land, shall be binding upon the Owner Parties, and any heirs, successors and assigns.

IN WITNESS WHEREOF, the undersigned has executed this consent this 11th day of July, 2023.

	THE CITY OF NORMAN, OKLAHOMA
ATTEST:	Mayor
City Clerk	OWNER  By: Heater M= Kee
	Heath McKee  OWNER  By: April McKee

COUNTY OF CLEVELAND	)
	) ss:
STATE OF OKLAHOMA	)

On this day of July, 2023, before me personally appeared Heath and April McKee, to me known to be the Owner Parties and the identical person(s) who executed the same as their free and voluntary act and deed for the uses and purposes therein set forth.

Witness my hand and official seal the day and year last above written.

Notary Public

My Commission Number: 220945

