

MUTUAL COOPERATION AGREEMENT

CITY OF NOBLE AND CITY OF NORMAN

This Mutual Cooperation Agreement is entered into between the CITY OF NOBLE, OKLAHOMA, (hereinafter referred to as "NOBLE") and the CITY OF NORMAN, OKLAHOMA, (hereinafter referred to as "NORMAN") for certain work on W Post Oak Road from Hwy 77 0.62 Miles West as more fully described below.

Pursuant to 69 O.S. §1903, et seq the governing boards of the City of Noble, Oklahoma, and the City of Norman, Oklahoma, find that it is to the mutual benefit of the citizens of both NOBLE and NORMAN to enter into an Agreement of Mutual Cooperation pertaining to repairs of sixty-two hundredths (0.62) miles of W Post Oak Road from Hwy 77 to a point 0.62 miles west within the jurisdictions of NOBLE and NORMAN which are continuations or connecting links in the State or County Highway system or other projects that mutually benefit the two jurisdictions, and is located within Cleveland County.

WITNESSETH:

WHEREAS, NOBLE and NORMAN find it is to the mutual benefit of the citizens of NOBLE and NORMAN to enter into this Agreement for mutual cooperation pertaining to maintenance, construction and repair of a portion of the roads, streets and highways within the County and within the municipal limits of NOBLE and NORMAN; and

WHEREAS, NOBLE has been awarded Municipal Road Drilling Activity Funds (MRDAF) for repairs made necessary by damage resulting from oil or gas drilling activity as set forth in 11 O.S. §37-502; and

WHEREAS, NOBLE'S award amount was three hundred thousand dollars (\$300,000.00). As required by 11 O.S. §37-502(C), twenty-five percent (25%) of the total project costs are required to be provided by the municipality; and

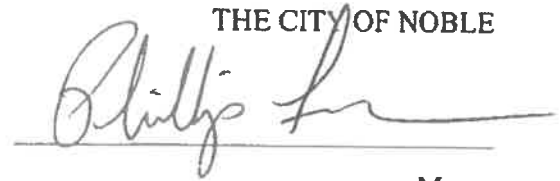
WHEREAS, the portion of road subject of this award is on the boundary of NOBLE and NORMAN, these repairs have mutual benefit to citizens of both NOBLE and NORMAN, and therefore, both NOBLE and NORMAN each agree to provide twelve- and one-half percent (12.5%) of the total project costs to satisfy the twenty-five percent (25%) contribution as required by 11 O.S. §37-502(C).

NOW, THEREFORE, BE IT AGREED in consideration of the mutual covenants and agreements contained herein, the parties agree as follows:

1. NORMAN agrees to pay fifty thousand dollars (\$50,000.00) to NOBLE.
2. NOBLE agrees to use the above-described payment as part of its contribution to MRDAF award as required by 11 O.S. §37-502(C).
3. NOBLE agrees to pay one hundred thousand dollars (\$100,000.00) as its contribution to MRDAF award as required by 11 O.S. §37-502(C).

APPROVED by the City of Noble this 21st day of April, 2025.

THE CITY OF NOBLE



Mayor



ATTEST:



City Clerk

REVIEWED as to form and legality.



City Attorney

APPROVED by the City of Norman this ____ day of _____, 2025.

THE CITY OF NORMAN

Mayor

ATTEST:

City Clerk

REVIEWED as to form and legality.



City Attorney