

COURT ORDER NO. 90-589-07-30

THE STATE OF TEXAS)	ADOPTION OF COUNTY ROAD POLICIES
)	(CITIES) AMENDING PREVIOUS ORDERS
COUNTY OF COLLIN)	PUBLIC WORKS

On July 30, 1990, the Commissioners' Court of Collin County, Texas, met in special session with the following members present and participating, to wit:

Howard Thornton	Commissioner, Precinct 1
Jerry Hoagland	Commissioner, Precinct 2
John Witherspoon	Commissioner, Presiding
Jack Hatchell	Commissioner, Precinct 4

During such session the court considered the following resolution to accomodate various changes regarding maintenance within city limits and which shall replace and supersede all previous orders (Ref. Court Order Nos. 81-544-10-05, 82-096-02-22, 84-790-11-12 and 85-506-08-12):

WHEREAS, the Collin County Commissioners' Court desires that a consistent policy be continued concerning road work performed by the county within the corporate limits of cities; and

WHEREAS, each city in Collin County has the responsibility to maintain the roads and bridges within the city; and

WHEREAS, Collin County has limited funds, personnel and equipment to apply to work in cities;

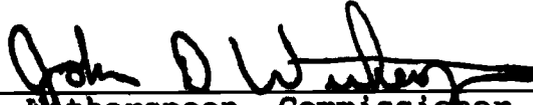
NOW THEREFORE, BE IT RESOLVED that the following policy be adopted:

1. The commissioners' court may consider making or participating in improvements or major repairs, such as sealcoats, overlays, or pavement rebuilding, to roads and bridges that are on the official county thoroughfare plan and that are within the corporate limits of a city. The court may also consider working on roads which are not on the Collin County Thoroughfare Plan to include such items as providing dust control, grading, sealcoating, mowing, or brush cutting, cleaning of drainage ditches, emergency repair of bridges and culverts, etc.
2. If road or bridge improvements or repairs are authorized on a thoroughfare road by the commissioners' court, the city will be required to reimburse the county for the cost of the materials used in the project or for one-half of the total cost of the project (including labor and equipment), whichever is greater. If work is authorized on a non-thoroughfare road by commissioners' court, the city will be required to reimburse the county for the total cost of the work, to include materials, equipment and labor.

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3. All requests must be submitted to the director of public works by April 1 of the year prior to the year improvements are desired to be made. Emergency requests will be evaluated by the commissioners' court and upon the merits presented by the requesting city.
4. Authorization for work in cities can only be given by the commissioners' court.
5. Prior to commencement of any authorized project, the city must place the required amount in escrow in a Collin County bank.

Approved, ordered and dated this the 30th day of July, 1990.



John D. Witherspoon, Commissioner, Presiding
Collin County, T E X A S

ATTEST:


Helen Starnes, Ex-Officio Clerk
Commissioners' Court
Collin County, T E X A S

