

**INTERLOCAL AGREEMENT
BETWEEN THE CITY OF PLANO AND COLLIN COUNTY, TEXAS,
CONCERNING MAJOR THOROUGHFARE REHABILITATION IMPROVEMENTS ON
INDEPENDENCE PARKWAY, FROM SH 190 TO SH 121; CUSTER ROAD, FROM
SH 190 TO SH 121; SPRING CREEK PARKWAY, FROM CUSTER ROAD TO
PRESTON ROAD; F AVENUE, FROM PLANO PARKWAY TO 14TH STREET; PARK
BOULEVARD, FROM OHIO DRIVE TO VENTURA DRIVE; AND SPRING CREEK
PARKWAY, FROM K AVENUE TO JUPITER ROAD**

**2007 COLLIN COUNTY BOND PROJECT #07-057; PLANO10
2010 FUNDING**

WHEREAS, the County of Collin, Texas ("County"), and the City of Plano, Texas ("City"), desire to enter into an agreement concerning major thoroughfare rehabilitation improvements on Independence Parkway, from SH 190 to SH 121, Custer Road, from SH 190 to SH 121, Spring Creek Parkway, from Custer Road to Preston Road; F Avenue, from Plano Parkway to 14th Street; Park Boulevard, from Ohio Drive to Ventura Drive; and Spring Creek Parkway, from K Avenue to Jupiter Road, and

WHEREAS, the Interlocal Cooperation Act (Texas Government Code Chapter 791) authorizes any local government to contract with one or more local governments to perform governmental functions and services under the terms of the Act; and

WHEREAS, the City and County have determined that the improvements may be constructed most economically by implementing this agreement.

NOW, THEREFORE, this agreement is made and entered into by the County and the City upon and for the mutual consideration stated herein.

WITNESSETH:

ARTICLE I.

The City shall arrange to construct major thoroughfare rehabilitation improvements in four contracts on the following road sections:

1. Independence Parkway, from SH 190 to SH 121
2. Custer Road, from SH 190 to SH 121
3. Spring Creek Parkway, from Custer Road to Preston Road
4. F Avenue, from Plano Parkway to 14th Street
5. Park Boulevard, from Ohio Drive to Ventura Drive
6. Spring Creek Parkway, from K Avenue to Jupiter Road

These sections are hereinafter called the "2010 Project". The 2010 Project shall consist of removal of deteriorated pavement and the installation of new concrete pavement. All improvements shall be designed to meet or exceed the current Collin County design

standards and shall be constructed in accordance with the plans and specifications approved by the City.

ARTICLE II.

The City shall prepare plans and specifications for the improvements, accept bids and award a contract to construct the improvements and administer the construction contract. In all such activities, the City shall comply with all state statutory requirements. The City shall provide the County with a copy of the executed construction contracts for the 2010 Project.

ARTICLE III.

The City will acquire no real property in the vicinity of the improvements for use as right-of-way.

ARTICLE IV.

The City estimates the total actual cost of the 2010 Project to be \$3,000,000. The County agrees to fund one half of the total cost to construct the improvements in an amount not to exceed \$1,500,000. The County shall remit 50 percent of this amount, \$750,000, to the City within thirty (30) days after the City issues a Notice to Proceed to the lowest responsible bidders and the City requests payment. The County will remit the remaining 50 percent within thirty (30) days after receipt of notice from the City that the 2010 Project is 50 percent complete. Following completion of the 2010 Project, the City shall provide a final accounting of expenditures for the 2010 Project. If the actual cost to construct the 2010 Project is less than the estimated amount set forth herein, the City shall remit the County 50 percent of the difference between the estimated cost and the actual cost. The Commissioners Court may revise this payment schedule based on the progress of the 2010 Project. The "total cost of the 2010 Project" shall include land acquisition, engineering, construction, inspection, testing, street lighting, and construction administration costs including contingencies.

ARTICLE V.

The County's participation in the 2010 Project shall not exceed \$1,500,000.

ARTICLE VI.

The City shall prepare for the County an itemized statement specifying project costs that have been incurred to date and submit detailed project costs and progress reports every thirty (30) days until 2010 Project completion.

ARTICLE VII.

The City and County agree that the party paying for the performance of governmental functions or services shall make those payments only from current revenues legally available to the paying party.

ARTICLE VIII.

INDEMNIFICATION. TO THE EXTENT ALLOWED BY LAW, EACH PARTY AGREES TO RELEASE, DEFEND, INDEMNIFY, AND HOLD HARMLESS THE OTHER (AND ITS OFFICERS, AGENTS AND EMPLOYEES) FROM AND AGAINST ALL CLAIMS OR CAUSES OF ACTION FOR INJURIES (INCLUDING DEATH), PROPERTY DAMAGES (INCLUDING LOSS OF USE), AND ANY OTHER LOSSES, DEMANDS, SUITS, JUDGMENTS AND COSTS, INCLUDING REASONABLE ATTORNEYS' FEES AND EXPENSES, IN ANY WAY ARISING OUT OF, RELATED TO, OR RESULTING FROM ITS PERFORMANCE UNDER THIS AGREEMENT, OR CAUSED BY ITS NEGLIGENT ACTS OR OMISSIONS (OR THOSE OF ITS RESPECTIVE OFFICERS, AGENTS, EMPLOYEES, OR ANY OTHER THIRD PARTIES FOR WHOM IT IS LEGALLY RESPONSIBLE) IN CONNECTION WITH PERFORMING THIS AGREEMENT.

ARTICLE IX.

VENUE. The laws of the State of Texas shall govern the interpretation, validity, performance and enforcement of this agreement. The parties agree that this agreement is performable in Collin County, Texas, and that exclusive venue shall lie in Collin County, Texas.

ARTICLE X.

SEVERABILITY. The provisions of this agreement are severable. If any paragraph, section, subdivision, sentence, clause, or phrase of this agreement is for any reason held by a court of competent jurisdiction to be contrary to law or contrary to any rule or regulation having the force and effect of the law, the remaining portions of the agreement shall be enforced as if the invalid provision had never been included.

ARTICLE XI.

ENTIRE AGREEMENT. This agreement embodies the entire agreement between the parties and may only be modified in writing executed by both parties.

ARTICLE XII.

SUCCESSORS AND ASSIGNS. This agreement shall be binding upon the parties hereto, their successors, heirs, personal representatives and assigns. Neither party will assign or transfer an interest in this agreement without the written consent of the other party.

ARTICLE XIII.

IMMUNITY. It is expressly understood and agreed that, in the execution of this agreement, neither party waives, nor shall be deemed hereby to have waived any

immunity or defense that would otherwise be available to it against claims arising in the exercise of governmental powers and functions. By entering into this agreement, the parties do not create any obligations, express or implied, other than those set forth herein, and this agreement shall not create any rights in parties not signatories hereto.

ARTICLE XIV.

TERM. This agreement shall be effective upon execution by both parties and shall continue in effect annually until final acceptance of the 2010 Project. This agreement shall automatically renew annually during this period.

APPROVED AS TO FORM:

By: _____
Name: _____
Title: _____
Date: _____

COUNTY OF COLLIN, TEXAS
By: Keith Self
Name: Keith Self
Title: County Judge
Date: 7/26/10

Executed on this 26th date of July, 2010, by the County of Collin, pursuant to Commissioners' Court Order No. 2010-489-07-26

ATTEST:

By: Diane Zucco
Name: Diane Zucco
Title: City Secretary
Date: 6-16-10

CITY OF PLANO, TEXAS
By: Thomas H. Muehlenbeck
Name: Thomas H. Muehlenbeck
Title: City Manager
Date: 6/16/10

Executed on behalf of the City of Plano pursuant to City Council Resolution No. 2010-6-5(R)

APPROVED AS TO FORM:

By: Diane Wetherbee
Name: Diane Wetherbee
Title: City Attorney
Date: 6-16-10