ALABAMA DEPARTMENT OF TRANSPORTATION AGREEMENT FOR THE COOPERATIVE MAINTENANCE OF PUBLIC RIGHT OF WAY WITH REIMBURSEMENT

County Madison						
	FOR OFFICIAL USE ONLY					
Route Number	DATE RECEIVED FROM APPLICANT://					
Milepost See #15	PERMIT NUMBER:					
Resolution Number						
Associated Permits and/or Documents See #15						
THIS AGREEMENT, entered into this the 24	th day of February, 2022, between					
the Alabama Department of Transportation acting by and through its Transportation Director hereinafter						
referred to as ALDOT and City of Hunt	sville, Alabama herein referred to as the					
	pleasing appearance on the roadside between					
See #15	preusing appearance on the roughte between					
Set #15						
	on Route See #15, the APPLICANT agrees					
to maintain the vegetative cover on the right-of-way l						
	,					
hand trimming such that a clean and attractive ap						
conducted when the height of the vegetative cover r	reaches 8 inches and rescheduled in accordance					
with the planned frequency. In the event that shrubs ar	nd/or minor trees are planted within the area, trimming					
around the plant materials shall be done in conjun	ction with mowing to obtain a clean and attractive					
appearance. Clippings or other incidental debris (such as branches, trash, etc.) shall be removed i						
mounding of the clippings or other incidental debris						
G	·					

In accepting the above, ALDOT and the APPLICANT agree to do the following:

- 1. The APPLICANT will see that adequate sight distances are maintained for maximum public safety; otherwise ALDOT reserves the right to remedy this situation in the most expedient manner.
- 2. ALDOT is not responsible for the safety of the individual involved or taking part in this work during maintenance operations. All traffic control shall be the responsibility of the applicant and be in accordance with the latest version of the MUTCD currently in use by ALDOT.
- 3. If ALDOT construction (repair of drainage and traffic structures, crossovers and other minor construction) is done in the subject area, it will be the responsibility of ALDOT to establish a stand of vegetative cover if deemed necessary by ALDOT and then the APPLICANT's responsibility to maintain the vegetative cover as stipulated herein. In the event of major construction in the subject area, this Agreement shall be voided at a time designated by ALDOT.

President of the City Council
City of Huntsville, Alabama
Date:

- 4. Any proposed work, whether being performed or accomplished, that is described within or with any associated proposal is subject to the inspection and approval of ALDOT. Should the APPLICANT fail to conform to the provisions of the Agreement, such failure shall be grounds for termination and shall be cause for ALDOT to assume the maintenance at the APPLICANT's expense and/or remove the work and restore the right-of-way to ALDOT's discretion at the expense of the APPLICANT. The APPLICANT agrees to pay ALDOT all such costs as a result. ALDOT shall provide thirty (30) days notice, in writing, or any termination.
- 5. A copy of this Agreement must be kept by all parties that sign the Agreement. The State of Alabama does not grant APPLICANT any right, title, or claim on any highway right-of-way.
- 6. The APPLICANT agrees to store no equipment, branches, mounds of clippings or plant debris of any kind or any other material on the shoulders of pavement and in the case of multi-lane highways, in the median. The pavement will be kept free from waste (clippings, mud and other debris) and equipment.
- 7. This Agreement is executed with the understanding that it is not valid until the APPLICANT has complied with all existing ordinances, laws and zoning boards that have jurisdiction in the county, city or municipality.
- 8. The APPLICANT will provide litter pick up as needed to insure a pleasing appearance along the roadside.
- 9. The APPLICANT may perform any herbicide treatments necessary to maintain the appearance of the roadside with written permission from ALDOT. This includes but is not limited to concrete islands, median barriers, curbs, and other structures. Herbicide treatments shall conform to the guidelines found in the current edition of *Chapter IV: ALDOT Herbicide Treatment Recommendations*. Treatments shall be applied by an individual in possession of a current Commercial Applicator Permit (ROW category) issued by the Alabama Department of Agriculture & Industries. Daily application reports shall be made available for review by ALDOT upon request.
 - 10. Indemnification Provisions. Please check the appropriate type of applicant:

By entering into this agreement, the APPLICANT is not an agent of the State, its officers, employees, agents or assigns. The APPLICANT is an independent entity from the State and nothing in this agreement creates an agency relationship between the parties.



If the applicant is an incorporated municipality or gas district then:

Subject to the limitations on damages applicable to municipal corporations under Ala. Code § 11-47-190 (1975), the APPLICANT shall defend, indemnify, and hold harmless the State of Alabama, ALDOT, its officers, officials, agents, servants, and employees, in both their official and individual capacities, from and against (1) claims, damages, losses, and expenses, including but not limited to attorneys' fees arising out of, connected with, resulting from or related to the work performed by the APPLICANT, or its officers, employees, contracts, agents or assigns (2) the provision of any services or expenditure of funds required, authorized, or undertaken by the APPLICANT pursuant to the terms of this Agreement, or (3) any damage, loss, expense, bodily injury, or death, or injury or destruction of tangible property (other than the work itself), including loss of use therefrom, and including but not limited to attorneys' fees, caused by the negligent, careless or unskillful acts of the APPLICANT its agents, servants, representatives or employees, or the misuse, misappropriation, misapplication, or misexpenditure of any source of funding, compensation or reimbursement by the APPLICANT, its agents, servants, representatives or employees, or anyone for whose acts the APPLICANT may be liable.

If the applicant is county government then:

The APPLICANT shall be responsible at all times for all of the work performed under this agreement and, as provided in Ala. Code § 11-93-2 (1975), the APPLICANT shall protect, defend, indemnify and hold harmless the State of Alabama, The Alabama Department of Transportation, its officials, officers, servants, and employees, in their official capacities, and their agents and/or assigns.

For all claims not subject to Ala. Code § 11-93-2 (1975), the APPLICANT shall indemnify and hold harmless the State of Alabama, the Alabama Department of Transportation, the officials, officers, servants, and employees, in both their official and individual capacities, and their agents and/or assigns from and against any and all action, damages, claims, loss, liabilities, attorney's fees or expense whatsoever or any amount paid in compromise thereof arising out of, connected with, or related to the (1) work performed under this Agreement, (2) the provision of any services or expenditure of funds required, authorized, or undertaken by the APPLICANT pursuant to the terms of this agreement, or (3) misuse, misappropriation, misapplication, or misexpenditure of any source of funding, compensation or reimbursement by the APPLICANT, its agents, servants, representatives, employees or assigns.

If the applicant is a state governmental agency or institution then:

The APPLICANT shall be responsible for damage to life and property due to activities of the APPLICANT of employees of APPLICANT in connection with the work or services under this Agreement. The APPLICANT agrees that its contractors, subcontractors, agents, servants, vendors or employees of APPLICANT shall possess the experience, knowledge and skill necessary to perform the particular duties required or necessary under this Agreement. The APPLICANT is a state institution and is limited by the Alabama Constitution in its ability to indemnify and hold harmless another entity. The APPLICANT maintains self-insurance coverage applicable to the negligent acts and omissions of its officers and employees, which occur within the scope of their employment by the APPLICANT. The APPLICANT has no insurance coverage applicable to third-party acts, omissions or claims, and can undertake no obligation that might create a debt on the State Treasury. The APPLICANT agrees ALDOT shall not be responsible for the willful, deliberate, wanton or negligent acts of the APPLICANT, or its officials, employees, agents, servants, vendors, contractors or subcontractors. The APPLICANT shall require, its contractors and its subcontractors, agents, servants or vendors, as a term or its contract with the APPLICANT, to include ALDOT as an additional insured in any insurance policy providing coverage for the work to be performed pursuant to and under this Agreement and to provide the APPLICANT a copy of the insurance policy declaration sheet confirming the addition of ALDOT thereto.

- 11. The APPLICANT agrees to provide pruning and/or trimming of plants in any existing or newly landscaped areas.
- 12. No new installation or removal of plantings is allowed on the right-of-way under this agreement.
- 13. The APPLICANT may perform adequate dressing and street sweeping on the routes included in this agreement which have curbs and gutters, maintaining a clean and attractive appearance of the roadway. If street sweeping is conducted, gutters shall be kept free of debris.

of \$20,00 payment shall sup APPLIC of the cor 3 days of on or after	al cycles w 00.00 shall not e ply ALDO ANT shall mpletion of the APPLI er May 1,	PPLICANT shall provide a minimum of(5) five ill be at the discretion and expense of the APPLIC per cycle which includes all work conceed the total of \$100,000.00 for statement of the proposed roundify ALDOT in writing 2 days prior to commend a cycle. ALDOT shall accept/decline the mowing CANT completing that route. The first payment in, after completion of the first mowing PLICANT on or after September 1,, a	CANT. ALDOT overed by this services provid tes listed in ite neement of cyc cycle on each may be requeste g cycle. The f	will provide paragreement. The defeated. The APPLISM 15. In additional and within or oute in writing d by the APPLISM payment in all payment in writing the defeated are the applications.	ymente total CANT on, the day within CANT
15		utes and work limits included in this agreement itional routes as necessary):	are listed as fo	llows (use attac	hment
I	ROUTE	DESCRIPTION	MP BEGIN	MP END	
AL431-	+ 231/431	Governor's Dr. & N. Memorial	325.287	341.647	
A	L2 US72	University Dr. & US 72E	91.491	103.499	
AL 53	3 US231	South Parkway, Governor's Dr. & Jordan Ln.	306.8	323.623	
_	AL 255	Research Park Blvd.	0.00	10.396	
_	I-565	Interstate 565	22.1	13.9	
==					
16. of	The term	m of this Agreement shall be for a period of one, 2022, and ending on the31st _ day of _			

respective names by	deemed to be executed on the y those persons and officials of	e date hereinabove set forth by the part thereunto duly authorized. Witness our 2022	ies hereto in their r hands and seals		
SEAL					
SEAL		City of Huntsville	ρ		
ATTEST:		Legal Name of Appl			
S	ignature	By: Authorized Signature for Applicant			
	neth Benion r Printed Name	Typed or Printed Name of	Tommy Battle Typed or Printed Name of Signee		
			n bighee		
Cleri	k-Treasurer Title	Mayor Title of Signee			
	Title	Title of digitee			
FOR OFFICIAL U	SE ONLY				
THIS AGREEME	NT HAS BEEN LEGALLY R	EVIEWED AS TO CONTENT AND FOI	RM:		
BY:					
ВТ:	Chief Counsel (Printed)	Signature	Date		
PECOMMENDEI	D FOR APPROVAL:				
	FUR ALL.				
DISTRICT:	Printed Name	Signature	Date		
	I IIIIOG I (dilio	Dignature	Date		
AREA:	Printed Name	Signature	Date		
SECIONI					
REGION:	Printed Name	Signature	Date		
DEPUTY		J			
DIRECTOR, : OPERATIONS	Printed Name	Signature	Date		
	STATE OF ALA				
	ACTING BY AND THROUGH THE ALABAMA DEPARTMENT OF TRANSPORTATION				
	Transportation I	Director Date			
The forgoing agree	ement is hereby approved by tl	he Governor of the State of Alabama this	Day of		
	GOVERNOR O	F ALABAMA			