#### RESOLUTION NO. 25-2024

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF MESQUITE, TEXAS, AUTHORIZING THE CITY MANAGER TO FINALIZE AND EXECUTE A PROJECT SPECIFIC AGREEMENT AMENDING THE MASTER INTERLOCAL AGREEMENT WITH DALLAS COUNTY PERTAINING TO ROAD AND BRIDGE TRANSPORTATION-RELATED MAINTENANCE, REPAIRS, AND IMPROVEMENTS TO BE PERFORMED ON OATES DRIVE (GALLOWAY AVENUE TO GUS THOMASSON ROAD) WITHIN THE CITY OF MESQUITE.

WHEREAS, Chapter 791 of the Texas Government Code and Texas Transportation Code, Article 251, provides authorization for local governments to contract with each other for the performance of governmental functions and services, and joint funding of road or street projects; and

WHEREAS, on or about April 18, 2023, Dallas County (the "**County**") and the City of Mesquite (the "**City**") entered into the Master Interlocal Agreement Between Dallas County and the City of Mesquite Pertaining to Road and Bridge Transportation-Related Improvements and/or Maintenance on or about Certain Designated Roadways Situated Within the Territorial Limits of the City of Mesquite (the "**Master Interlocal Agreement**") whereby the County agreed to provide partial funding for duly qualified roadway projects within the territorial limits and jurisdiction of the City; and

WHEREAS, the City now desires the County to provide partial funding for the approved project for 2024 related to the transportation-related maintenance, repairs, and improvements to be performed on Oates Drive (Galloway Avenue to Gus Thomasson Road); and

WHEREAS, the City will be responsible to pay \$689,500.00 of the total estimated project cost of \$1,279,000.00; and

WHEREAS, the County portion will be \$589,500.00 and not exceeding 50 percent of the actual qualified project cost.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF MESQUITE, TEXAS:

<u>SECTION 1.</u> That the City Council authorizes the City Manager to finalize and execute the Project Specific Agreement ("**PSA**") to the Master Interlocal Agreement, attached hereto as <u>Exhibit 1</u> and incorporated herein by reference, for the purpose of transportation-related maintenance, repairs, and improvements to be performed on Oates Drive (Galloway Avenue to Gus Thomasson Road) in the City with a City project funding commitment in the amount of \$689,500.00.

Public Works / PSA w-County / Partial Funding – Type B Roadway Projects / Oates Drive June 3, 2024 Page 2 of 2

DULY RESOLVED by the City Council of the City of Mesquite, Texas, on the 3rd day of June 2024.

-DocuSigned by: Daniel Aleman Jr. -D999585317D142B...

Daniel Alemán, Jr. Mayor

ATTEST:

#### APPROVED AS TO LEGAL FORM:

DocuSigned by: David L. Paschall -666E18891208434...

David L. Paschall City Attorney

DocuSigned by: Sonja Land -C2518095973F46A...

Sonja Land City Secretary



# Dallas County BRIEFING / COURT ORDER

**Commissioners Court - Jun 18 2024** 

□ Resolution
☑ Solicitation/Contract
□ Executive Session
□ Addendum

# Authorize the Project Specific Agreement made pursuant to the Master Interlocal Agreement between Dallas County and the City of Mesquite for transportation-related maintenance on Oates Drive, a "Type B" public roadway Road & Bridge District #1

Briefing Date:	Jun 18 2024
Funding Source:	Fund 105.2510
<b>Originating Department:</b>	Public Works
Prepared by:	Linette Malloy, Financial Manager
Recommended by:	Alberta Blair, Director of Public Works

## **BACKGROUND INFORMATION:**

This Project Specific Agreement ("PSA") is a supplement to the Master Interlocal Agreement between Dallas County, Texas, ("County"), and the City of Mesquite, Texas, ("City"), acting by and through their duly authorized representatives and officials, for the purpose of transportation-related maintenance, repairs, and improvements to be undertaken on a "Type B" public roadway, situated within the territorial limits and jurisdiction of the City.

City now desires County to provide partial funding for such a duly qualified Project consisting of maintenance, repairs, and improvements, including but not limited to milling existing asphalt, removing and replacing 8" concrete pavement, removing and replacing 24" curb and gutter, and various other services on Oates Drive (Galloway Avenue to Gus Thomasson Road), in the City of Mesquite, Texas ("Project").

### **OPERATIONAL IMPACT:**

This PSA was coordinated by Road & Bridge District #1 with the City for scope and costs. Pursuant to Section 102-7 of the Dallas County Code, Public Works has reviewed this PSA for compliance.

### FINANCIAL IMPACT:

County and City mutually agree that the initial and anticipated Project cost is approximately One Million, Two Hundred Seventy-Nine Thousand Dollars and No Cents (\$1,279,000.00). County and City mutually agree that City shall be responsible to pay a total of Six Hundred Eighty-Nine Thousand, Five Hundred Dollars and No Cents (\$689,500.00) for its portion of the Type "B" roadwork. County shall only be responsible to the City for a financial contribution, in the form of reimbursements, of an amount not to exceed Five Hundred Eighty-Nine Thousand, Five Hundred Dollars and No Cents (\$589,500.00) which amount shall not exceed Fifty Percent (50%) of the actual Project cost to be paid from Fund 105.2510.

# LEGAL IMPACT:

The Dallas County District Attorney's Office, Civil Division, has reviewed the contents and the PSA has been approved as to form.

## **PROJECT SCHEDULE:**

The work is scheduled to be completed in fall 2024.

### **SBE PARTICIPATION:**

N/A

## **MISSION, VISION, VALUE COMPLIANCE:**

Dallas County partners with the City of Mesquite and many other cities in Dallas County to implement transportation projects that promote regional connectivity across Dallas County and improve people's lives, which is consistent with Dallas County's mission and vision and supports Dallas County's efforts as a proactive regional partner in making Dallas County the destination of choice for businesses and residents.

### **RECOMMENDATION:**

Authorize the Dallas County Judge to execute the Project Specific Agreement between Dallas County and the City of Mesquite, Texas, Road & Bridge District #1, to provide funding participation towards transportation-related maintenance, repairs, and improvements, including but not limited to milling existing asphalt, removing and replacing 8" concrete pavement, removing and replacing 24" curb and gutter, and various other services on Oates Drive (Galloway Avenue to Gus Thomasson Road), a "Type B" public roadway, situated within the territorial limits and jurisdiction of the City of Mesquite. Dallas County and the City of Mesquite mutually agree that the initial and anticipated cost of the "Type B" roadwork is approximately One Million, Two Hundred Seventy-Nine Thousand Dollars and No Cents (\$1,279,000.00). The City of Mesquite shall be responsible to pay a total of Six Hundred Eighty-Nine Thousand, Five Hundred Dollars and No Cents (\$689,500.00) for its portion of the Type "B" roadwork. Dallas County shall only be responsible to the City of Mesquite for a financial contribution, in the form of reimbursements, of an amount not to exceed Five Hundred Eighty-Nine Thousand, Five Hundred Dollars and No Cents (\$589,500.00) which amount shall not exceed Fifty Percent (50%) of the actual cost to be paid from Fund 105.2510.

### **MOTION:**

On a motion made by TBD, and seconded by TBD, the following order will be voted on by the Commissioners Court of Dallas County, State of Texas:

Be it resolved and ordered that the Dallas County Commissioners Court does hereby Authorize the Dallas County Judge to execute the Project Specific Agreement between Dallas County and the City of Mesquite, Texas, Road & Bridge District #1, to provide funding participation towards transportation-related maintenance, repairs, and improvements, including but not limited to milling existing asphalt, removing and replacing 8" concrete pavement, removing and replacing 24" curb and gutter, and various other services on Oates Drive (Galloway Avenue to Gus Thomasson Road), a "Type B" public roadway, situated within the territorial limits and jurisdiction of the City of Mesquite. Dallas County and the City of Mesquite mutually agree that the initial and anticipated cost of the "Type B" roadwork is approximately One Million, Two Hundred Seventy-Nine Thousand Dollars and No Cents (\$1,279,000.00). The City of Mesquite shall be responsible to pay a total of Six Hundred Eighty-Nine Thousand, Five Hundred Dollars and No Cents (\$689,500.00) for its portion of the Type "B" roadwork. Dallas County shall only be responsible to the City of Mesquite for a financial contribution, in the form of reimbursements, of an amount not to exceed Five Hundred Eighty-Nine Thousand, Five Hundred Dollars and No Cents (\$589,500.00) which amount shall not exceed Fifty Percent (50%) of the actual cost to be paid from Fund 105.2510.

#### **CONTRACT DETAILS:**

Contract Title: Description: Transaction Type: Contract Number: Start Date: Vendor:

Total Cost: Expiration Date:

#### ATTACHMENTS:

MESQUITE Oates Dr RB 1 PSA Partial Executed 060724



# **COURT ORDER 2024-0678**

## Authorize the Project Specific Agreement made pursuant to the Master Interlocal Agreement between Dallas County and the City of Mesquite for transportation-related maintenance on Oates Drive, a "Type B" public roadway Road & Bridge District #1

On a motion made by Commissioner Dr. Elba Garcia, and seconded by Commissioner Andrew Sommerman, the following order was passed and adopted by the Commissioners Court of Dallas County, State of Texas:

#### BRIEFING DATE: June 18, 2024 FUNDING SOURCE: Fund 105.2510

Be it resolved and ordered that the Dallas County Commissioners Court does hereby Authorize the Dallas County Judge to execute the Project Specific Agreement between Dallas County and the City of Mesquite, Texas, Road & Bridge District #1, to provide funding participation towards transportation-related maintenance, repairs, and improvements, including but not limited to milling existing asphalt, removing and replacing 8" concrete pavement, removing and replacing 24" curb and gutter, and various other services on Oates Drive (Galloway Avenue to Gus Thomasson Road), a "Type B" public roadway, situated within the territorial limits and jurisdiction of the City of Mesquite. Dallas County and the City of Mesquite mutually agree that the initial and anticipated cost of the "Type B" roadwork is approximately One Million, Two Hundred Seventy-Nine Thousand Dollars and No Cents (\$1,279,000:00). The City of Mesquite shall be responsible to pay a total of Six Hundred Eighty-Nine Thousand, Five Hundred Dollars and No Cents (\$689,500.00) for its portion of the Type "B" roadwork. Dallas County shall only be responsible to the City of Mesquite for a financial contribution, in the form of reimbursements, of an amount not to exceed Five Hundred Eighty-Nine Thousand, Five Hundred Dollars and No Cents (\$589,500.00) which amount shall not exceed Fifty Percent (50%) of the actual cost to be paid from Fund 105.2510.

Done in open Court June 18, 2024 by the following vote:

IN FAVOR:

County Judge Clay Jenkins, Commissioner Dr. Theresa Daniel, Commissioner John Wiley Price, Commissioner Dr. Elba Garcia, and Commissioner Andrew Sommerman

OPPOSED:	None
ABSTAINED:	None
ABSENT:	None

# Recommended by: Alberta Blair Originating Department: Public Works

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# **EXHIBIT 1**

# PROJECT SPECIFIC AGREEMENT RE: TYPE "B" PUBLIC ROADWAY – MADE PURSUANT TO ROAD & BRIDGE MASTER NTERLOCAL AGREEMENT BETWEEN DALLAS COUNTY AND THE CITY OF MESQUITE, TEXAS

This Project Specific Agreement, ("PSA"), supplemental to the Master Interlocal Agreement, is made by and between Dallas County, Texas ("County") and the City of Mesquite, Texas ("City"), acting by and through their duly authorized representatives and officials, for the purpose of transportation-related maintenance, repairs and improvements to be performed on Oates Drive in the City of Mesquite, Texas ("Project").

**WHEREAS,** Chapter 791 of the Texas Government Code and Chapter 251 of the Texas Transportation Code provides authorization for local governments to contract amongst themselves for the performance of governmental functions and services;

**WHEREAS,** on or about April 18, 2023, County and City entered into a Master Interlocal Agreement ("Agreement"), whereby County agreed to provide road and bridge maintenance and repair on Type "B", Type "C", and Type "E" roadways, situated within the territorial limits and jurisdiction of City; and

**WHEREAS**, City now desires County to provide partial funding for such a duly qualified Project consisting of maintenance and repairs of designated blocks of enumerated public roadway situated in the City of Mesquite, Texas, as more fully described in Attachment "A."

**NOW THEREFORE THIS PSA** is made by and entered into by County and City, for the mutual consideration stated herein.

#### Witnesseth

#### Article I Project Specific Agreement

This PSA is specifically intended to identify a Project authorized under the Master Agreement. This document sets forth the rights and responsibilities pertaining to each party hereto, and is additional and supplemental to the Master Agreement, and all amendments and supplements thereto, which are incorporated herein. All terms of the Master Agreement remain in full force and effect, except as modified herein. In the event of any conflict between the Master Agreement and this PSA, this PSA shall control.

#### Article II Incorporated Documents

This PSA incorporates, as if fully reproduced herein word for word and number for number, the following items:

1. Master Agreement authorized by County Commissioners Court Order 2023-0485, dated April 18, 2023, and additions thereto as incorporated herein;

PSA- CITY OF MESQUITE, R&B #1, 2024

- 2. The Cost Estimate, which is attached and incorporated herein by reference as Attachment "A;" and
- 3. Location map, which is attached and incorporated herein by reference as Attachment "B."

#### Article III Term of Agreement

This PSA becomes effective when signed by the last party whose signature makes the agreement fully executed and shall terminate upon completion and acceptance of the Project.

#### Article IV <u>Project Description</u>

This PSA is entered into by the parties for the purpose of jointly identifying and funding maintenance and repairs of a duly qualified Type "B" public roadway within the City of Mesquite, Texas. The Project shall consist of maintenance and repair of Oates Drive, Galloway Avenue to Gus Thomasson Road, in the City of Mesquite, Texas, within Dallas County Commissioner's District 1, and as more fully described in Attachment "A," which is attached hereto and incorporated herein by reference. The Project is authorized by the Master Agreement, with the parties' obligations and responsibilities governed thereby, as well as by the terms and provisions of this PSA. The Project will facilitate the safe and orderly movement of public transportation and benefit both the City and County. The City has and hereby does give its approval for the expenditure of County funds for maintenance and repair of a street located within the municipality.

#### Article V <u>Fiscal Funding</u>

Notwithstanding anything to the contrary herein, this PSA is expressly contingent upon the availability of County funding for each item and obligation contained herein. City shall have no right of action against the County of Dallas as regards this PSA, specifically including any funding by County of the Project in the event that the County is unable to fulfill its obligations under this PSA as a result of the lack of sufficient funding for any item or obligation from any source utilized to fund this PSA or failure of any funding party to budget or authorize funding for this PSA during the current or future fiscal years. In the event of insufficient funding, or if funds become unavailable in whole or part, the County, at its sole discretion, may provide funds from a separate source or terminate this PSA. In the event that payments or expenditures are made, they shall be made from current funds as required by Chapter 791, Texas Government Code.

Notwithstanding anything to the contrary herein, this PSA is expressly contingent upon the availability of City funding for each item and obligation contained herein. County shall have no right of action against the City as regards this PSA, specifically including any funding by City of the Project in the event that the City is unable to fulfill its obligations under this PSA as a result of the lack of sufficient funding for any item or obligation from any source utilized to fund this PSA or failure of any funding party to budget or authorize funding for this PSA during the current or

future fiscal years. In the event of insufficient funding, or if funds become unavailable in whole or part, the City, at its sole discretion, may provide funds from a separate source or terminate this PSA. In the event that payments or expenditures are made, they shall be made from current funds as required by Chapter 791, Texas Government Code.

#### Article VI Agreements

#### I. City's Responsibilities:

- Where necessary, City, at its own expense, shall be responsible for the following: 1. (a) informing the public of the proposed maintenance, repairs, improvements, or reconstruction of the Project; (b) locating all manholes, water valves, and other utilities within the Project; (c) making or causing to be made all utility relocations or adjustments necessary for execution and completion of the Project; (d) acquiring any right-of-way necessary to complete the Project; (e) remediating any hazardous or regulated material, or other environmental hazard in the Project location; (f) funding the purchase of all materials necessary to perform the Project construction: (g) managing construction of the Project; (h) receiving and processing all payments due contractors the City hires to work on the project; (i) contracting through formal bidding procedures to acquire the services of contractors; and (j) where necessary providing appropriate traffic control support, including but not limited to flagging, cones, barricades, shadow vehicles, arrow boards, signage, police presence, etc., to enable the Project to be completed in a timely and safe manner.
- 2. City shall further be responsible for maintaining the Project sites once the Project is completed.
- 3. City shall be in compliance with the Manual on Uniform Traffic Control Devices standards in ensuring safety during operations as outlined in the scope of work in Article IV, Project Description.
- II. County Responsibilities:
  - County shall reimburse the City for proportionate Project Costs, as more fully set 1. forth in Section III below.
  - 2. County, its Auditor or its designated representative(s) shall have the unrestricted right to audit any and all accounting or other records regarding any funds paid or claimed under this PSA, including, but not limited to all books, records, reports, tickets, deposits, expenditures, budget or any item therein, supporting data, computer records and programs, and all items of hardware, software or firmware, or any other item utilized by the City regarding this PSA ("Records"). City agrees that all related Records shall be retained for a period of time not less than four (4) years from the date of termination of this PSA. Such Records shall be provided to the County in Dallas County, Texas and available for any audit at any time upon request. The results of any audit may be furnished to the City for comment.

#### III. Funding:

1. County and City mutually agree that the initial and anticipated Project cost is approximately One Million, Two Hundred Seventy-Nine Thousand Dollars and no PSA- CITY OF MESQUITE, R&B #1, 2024 3 cents (\$1,279,000.00), as set forth in Attachment "A". County and City mutually agree that City shall be responsible to pay a total of Six Hundred Eighty-Nine Thousand, Five Hundred Dollars and no cents (\$689,500.00) for its portion of the Type "B" roadwork. County shall only be responsible to the City for a financial contribution, in the form of reimbursements, of an amount not to exceed Five Hundred Eighty-Nine Thousand, Five Hundred Dollars and no cents (\$589,500.00) which amount shall not exceed Fifty Percent (50%) of the actual Project cost to be paid from Fund 105.2510.

2. City shall only be liable and responsible for the amounts set forth in this PSA, and any properly executed amendments and/or supplements hereto.

City and County further agree as follows:

- 1. Should the final cost of the Project exceed the initial and anticipated Project costs, City agrees to either reduce the scope of the Project, or to seek additional funding to facilitate its completion. In either event, City shall be solely responsible for all such costs in excess thereof, and County shall bear no additional responsibilities beyond those contemplated herein.
- 2. City shall submit invoices to County, which invoices shall provide complete information and documentation to substantiate City's charges. County's acceptances of City's invoices are contingent upon City's compliance with County's invoicing procedures. County may withhold any disputed amounts until the underlying dispute is resolved to County's satisfaction, but shall pay all undisputed amounts timely.
- 3. Should unforeseen and unforeseeable circumstances arise which adversely and materially impact the costs and expenses necessary to complete the Project as contemplated, County and City shall renegotiate the terms hereof, taking into proper account then-current conditions and estimated total costs to complete the Project.

#### Article VII <u>Miscellaneous</u>

- I. <u>Indemnification.</u> County and City agree that each shall be responsible for its own negligent acts or omissions or other tortious conduct in the course of performance of this PSA, without waiving any governmental immunity available to County or City or their respective officials, officers, employees, or agents under Texas or other law and without waiving any available defenses under Texas or other law. Nothing in this paragraph shall be construed to create or grant any rights, contractual or otherwise, in or to any third persons or entities.
- II. <u>No Third-Party Beneficiaries.</u> The terms and provisions of this PSA are for the benefit of the parties hereto and not for the benefit of any third party. It is the express intention of County and City that any entity other than County or City receiving services or benefits under this PSA shall be deemed an incidental beneficiary only. This PSA is intended only to set forth the contractual rights and responsibilities of the parties hereto. PSA- CITY OF MESQUITE, R&B #1, 2024

- III. <u>Applicable Law</u>. This PSA is and shall be expressly subject to the County's and City's sovereign immunity and/or governmental immunity, pursuant to Title 5 of the Texas Civil Practice and Remedies Code, as amended, and all applicable federal and state laws. This PSA shall be governed by and construed in accordance with the laws of the State of Texas. Exclusive venue for any legal action regarding this PSA shall lie in Dallas County, Texas.
- IV. <u>Notice</u>. All notices, requests, demands, and other communication under this PSA shall be tendered in writing and shall be deemed to have been duly given when either delivered in person or via certified mail, postage prepaid, return receipt requested to the respective parties as follows:

and

## **COUNTY:**

Director of Public Works Dallas County 500 Elm Street, Suite 5300 Dallas, Texas 75202 Commissioner Dr. Theresa Daniel Dallas County Commissioner, District #1 500 Elm Street, Suite 7100 Dallas, Texas 75202

# CITY:

Cliff Keheley City Manager 1515 N. Galloway Ave. Mesquite, Texas 75149

Either party may change its address for notice by giving the other party written notice thereof.

- V. <u>Assignment</u>. This PSA may not be assigned or transferred by either party without the prior written consent of the other party.
- VI. <u>Binding Agreement; Parties Bound</u>. Upon execution by the parties, this PSA shall constitute a legal, valid, and binding obligation of the parties, their successors and permitted assigns.
- VII. <u>Amendment</u>. This PSA may not be amended except in a written instrument specifically referring to this PSA and signed by the parties hereto.
- VIII. <u>Effective Date</u>. This PSA shall commence on the Effective Date. The Effective Date of this PSA shall be the date it is expressly executed by the last of the parties. Reference to the date of execution shall mean the Effective Date.
- IX. <u>Counterparts</u>. This PSA may be executed in multiple counterparts, each of which shall be deemed an original, but all of which shall constitute one and the same instrument.
- X. <u>Severability</u>. If one or more of the provisions in this PSA shall for any reason be held to be invalid, illegal, or unenforceable in any respect, such invalidity, illegality or unenforceability shall not cause this PSA to be invalid, illegal or unenforceable, but this PSA shall be construed as if such provision had never been contained herein, and shall not affect the remaining provisions of this PSA, which shall remain in full force and effect.

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- XI. <u>Entire Agreement</u>. This PSA embodies the complete agreement of the parties, and except where noted, it shall supersede previous and/or contemporary agreements, oral or written, between the parties and relating to matters in the PSA.
- XII. <u>No Joint Enterprise/Venture</u>. City and County agree that neither party is an agent, servant, or employee of the other party. No joint enterprise/venture exists between the City and the County.
- XIII. <u>Contingent</u>. This PSA is expressly subject to and contingent upon formal approval by the Dallas County Commissioners Court and by resolution of the City of Mesquite, Texas.

(the remainder of this page intentionally left blank)

(signatures appear on the following page)

The City of Mesquite, State of Texas, has executed the Agreement pursuant to duly authorized City Council Action on  $\underline{\tau_{unl}}$ , 2024.

The County of Dallas, State of Texas, has executed this agreement pursuant to Commissioners Court Order Number \_\_\_\_\_\_\_ and passed on the \_18 \_day of \_\_\_\_\_\_, 2024.

Executed this the \_\_\_\_\_ day of \_\_\_\_\_, 2024.

**CITY OF MESQUITE:** 

CLIFF KEHF CITY MANAGER

ATTEST:

**APPROVED AS TO FORM:** 

CITY ATTORNEY

Executed this the <u>18</u> day of \_\_\_\_\_\_, 2024.

**COUNTY OF DALLAS:** 

AY LEWIS JENKINS

DALLAS COUNTY JUDGE

**RECOMMENDED BY:** 

DARRAL MARTIN DALLAS COUNTY ADMINISTRATOR

APPROVED AS TO FORM\*: JOHN CREUZOT DISTRICT ATTORNEY

CORTNEY PARKER ASSISTANT DISTRICT ATTORNEY

\*By law, the District Attorney's Office may only advise or approve contracts or legal documents on behalf of its clients. It may not advise or approve a contract or legal document on behalf of other parties. Our review of this document was conducted solely from the legal perspective of our client. Our approval of this document was offered solely for the benefit of our client. Other parties should not rely on this approval, and should seek review and approval by their own respective attorney(s).

PSA- CITY OF MESQUITE, R&B #1, 2024

# **ATTACHMENT "A"**

# Dallas County Road and Bridge District Project Specific Agreement

# **COST ESTIMATES & FUNDING SOURCES**

# **PROJECT NAME: Oates Drive (Galloway Avenue to Gus Thomasson Road)**

# ESTIMATED PROJECT COST

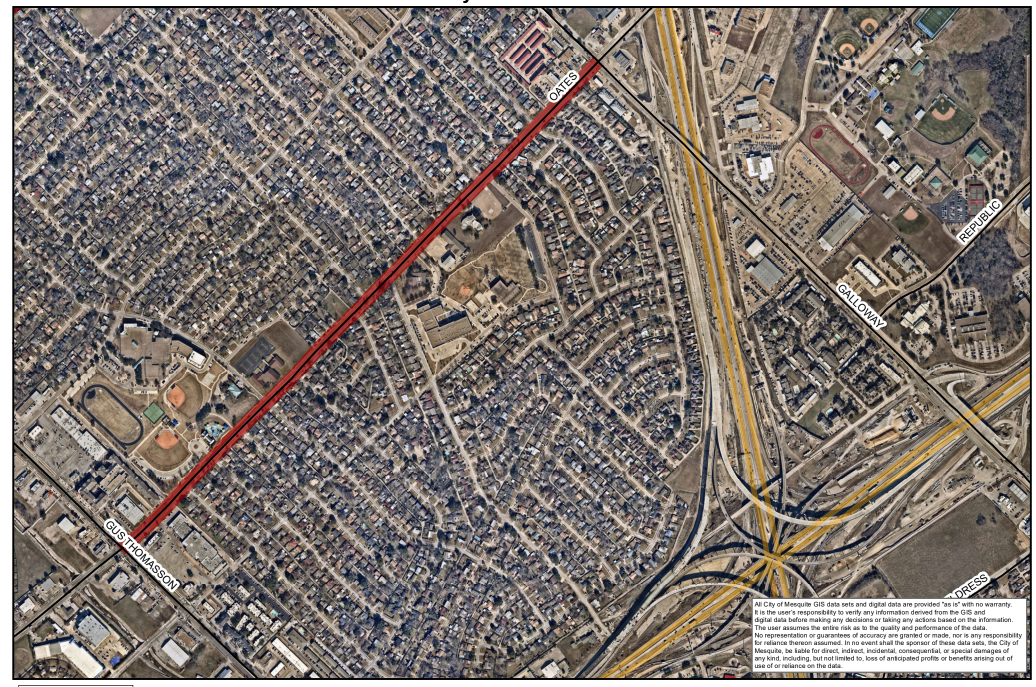
MILLING EXISTING ASPHALT	\$135,000
REMOVE & REPLACE 8" CONC. PVMT.	\$300,000
6" MONOLITHIC CURB	\$30,000
REMOVE & REPLACE 24" CURB & GUTTER	\$30,000
1.5" HMAC TYPE D OVERLAY	\$684,000
MISC. CITY ITEMS (CITY TO PAY 100% OF THIS LINE ITEM)	\$100,000

# TOTAL

\$1,279,000

# **FUNDING SOURCES**

TOTAL	\$1,279,000
CITY OF MESQUITE	\$689,500
DALLAS COUNTY	\$589,500





Project Area

Drawn By: Sana Qazi Engineering Map Date: 10/3/2022 Document Path:Q:\GIS\Admin\zQazi\Location map for City Council

