## CITY OF NORMAN MAINTENANCE BOND

Know all men by these presents that	Grissom Landscape Nursery, LLC	, as Principal, and
National American Insurance Company under the laws of the State of Oklahoma		, a corporation organized
under the laws of the State of Oklahoma	, and authorized to transact busines	ss in the State of Oklahoma, as
SURETY, are held and firmly bound unto T	THE CITY OF NORMAN, a Municipa	al Corporation of the State of
Oklahoma, herein called CITY, in the sum of	One Hundred twenty-one thousand six hund	dred 18 & 02/100 DOLLARS (\$
), such sum being equal to the contract pric	e and being in force for a period of o	one year from the date of the
acceptance of the below described impro DOLLARS(\$\frac{121,618.02}{}), such sum	heira not less then one hundred across	thereafter for the sum of
price of said improvements for a period of	verses) thereafter for the narment of	furbish sum DRINGIPAL and
SURETY bind themselves, their heirs, execute	re administrators successors and assign	as jointly and severally
content ond themserves, then hells, excett	ors, duministrators, successors and assign	is, jointly and severally.
WHEREAS, the conditions of this obli	gation are such that the PRINCIPAL, be	ing the lowest and best bidder
on the following project:	Committee of the control of the cont	
RFP-1718-48 Tree Planting Pr	roject - Main Street Bridge over Bro	okhaven Creek
	RF No. ORF-17-0016-CW	
has entered into a written CONTRACT (	with the CITY OF NORMA	N, dated this _7th_ day of
	construction of this PROJECT, that CO	NTRACT being incorporated
herein by references as if fully set forth; and,		
WHEREAS, under the ordinances of	the CITY the PRINCIPAL is require	d to furnish to the CITY a
maintenance bond covering said construction	of this PROJECT, the bond to inclu	de the terms and provisions
hereinafter set forth, as a condition precedent to	o final acceptance of the PROJECT.	are the second and provide
NOW, THEREFORE, if the PRINCIP.	AL shall keep and maintain, subject t	o normal wear and tear, the
construction, except for defects not occasioned	l by improper workmanship, materials, o	or failure to protect new work
until it is accepted, and if the PRINCIPAL sh	all promptly repair, without notice fron	the CITY or expense to the
CITY any and all defects arising from improp	per workmanship, materials, or failure to	protect new work until it is
accepted; all for a period of two (1) year from	om the date of the written final accept	ance by the CITY, then this
obligation shall be null and void. The amoun	nt of the Maintenance Bond shall be 10	00 % of the contract amount.
Otherwise, this obligation shall remain in full f	orce and effect at all times.	
Provided further, however, that upon ne	glect, failure or refusal of the PRINCIP	AL to maintain or make any
needed repairs upon the construction on the P	ROJECT, as set out in the preceding pa	ragraph, within ten (10) days
after the mailing of notice to the PRINCIPA	L by letter deposited in the United St	ates Post Office at Norman.
Oklahoma, addressed to the PRINCIPAL at the	e address set forth below, then the PRI	NCIPAL and SURETY shall
jointly and severally be liable to the CITY for t	he cost and expense for making such rep	pair, or otherwise maintaining
the said construction.	3	
It is fromban assumed a sound and and		
It is further expressly agreed and unde	erstood by the parties hereto that no c	hanges or alterations in said
CONTRACT and no deviations from the plan the sureties, or any of them, from the obligation	or mode of procedure nerein fixed snat	il have the effect of releasing
the sarcties, or any or them, from the congation	is of this bolid.	
IN WITNESS WHEREOF, the said PR	INCIPAL has caused these presents to b	e executed in its name and its
corporate seal (where applicable) to be herei	into affixed by its duly authorized repres	sentative(s), on the 7th day of
March , 20 18 , and the SURI	ETY has caused these presents to be exec	cuted in its name its corporate
seal to be hereunto affixed by its a	uthorized representative(s) on the 7th	day of March 20 <sub>18</sub> .
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(Corporate Seal) (where applicable)	Principal / /
ATTEST:	Signed:
	Title: Authorized Representative
Corporate Secretary (where applicable)	Address: PO Box 160 Moble OK
	73068
	Telephone: 405-872-3211
(Corporate Seal) (where applicable)	Surety: National America
ATTEST:	Signed:Authorized Representative
	Printed: No St Wing about Authorized Representative
	Title: Agent
	Address: 3 700 W. Mb. n. (n. 16270, women, 0107507
	Telephone: 4017721-0244
CORPOR	RATE ACKNOWLEDGEMENT
STATE OF Oklahome) COUNTY OF Cleveland) ss:	
The foregoing instrument was acknowled	dge before me this $\frac{\gamma h}{M}$ day of $\frac{March}{M}$ , 20_, by,
a(ii) corporation, on behalf of the corporation.	
WITNESS my hand and seal this day	y of March, 2018.
My Commission Expires:  3/20/200/  PUB  PUB  ATLA  1003/661.E	Notary Public Notary Public Notary Public

## INDIVIDUAL ACKNOWLEDGEMENT

STATE OF OKlahome) COUNTY OF Cleveland) ss:	
COUNTY OF Cleveland) ss:	
The foregoing instrument was acknowledge before me that a(n) corporation. (Name and Tital)	nis <u>H</u> day of <u>Marck</u> , 20 18, by
a(ii) corporation.	
My Commission Expires:  PUBLIC  PUBLIC	Notary Public  CKNOWLEDGEMENT
STATE OF) ss:	
COUNTY OF	
The foregoing instrument was acknowledge before (Name and Title of, a partnership.	re me this day of, 20, by
WITNESS my hand and seal this day of	
My Commission Expires:	Notary Public
CITY OF NORMAN	
Approved as to form and legality this day of	, 20
Approved by the Council of the City of Norman this	City Attorney, 20
City Clerk	Mayor

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