## **COOPERATIVE SERVICE AGREEMENT**

between

## Oklahoma County Board of Commissioners and UNITED STATES DEPARTMENT OF AGRICULTURE ANIMAL AND PLANT HEALTH INSPECTION SERVICE (APHIS) WILDLIFE SERVICES (WS)

## ARTICLE 1

The purpose of this agreement is to cooperate in a wildlife damage management project as described in the attached Work Plan.

## ARTICLE 2

APHIS-WS has statutory authority under the Acts of March 2, 1931, 46 Stat. 1468-69, 7 U.S.C. §§ 8351-8352, as amended, and December 22, 1987, Public Law No. 100-202, § 101(k), 101 Stat. 1329-331, 7 U.S.C. § 8353. , to cooperate with States, local jurisdictions, individuals, public and private agencies, organizations, and institutions while conducting a program of wildlife services involving mammal and bird species that are reservoirs for zoonotic diseases, or animal species that are injurious and/or a nuisance to, among other things, agriculture, horticulture, forestry, animal husbandry, wildlife, and human health and safety.

## ARTICLE 3

APHIS-WS and the Cooperator agree:

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- 1. The Cooperator will provide payment upon receipt of bill to "USDA, APHIS" in the amount of \$ 2,400.00.
- 2. The performance of wildlife damage management actions by APHIS-WS under this agreement is contingent upon a determination by APHIS-WS that such actions are in compliance with the National Environmental Policy Act, Endangered Species Act, and any other applicable federal statutes. APHIS-WS will not make a final decision to conduct requested wildlife damage management actions until it has made the determination of such compliance.
- 3. Nothing in this agreement shall prevent APHIS-WS from entering into separate agreements with any other organization or individual for the purpose of providing wildlife damage management services exclusive of those provided for under this agreement.
- 4. The Cooperator certifies that APHIS-WS has advised the Cooperator there may be private sector service providers available to provide wildlife damage management services that the Cooperator is seeking from APHIS-WS.
- 5. The performance of wildlife damage management actions by APHIS-WS under this agreement is contingent upon a determination by APHIS-WS that such actions are in compliance with the National Environmental Policy Act, Endangered Species Act, and any other applicable federal statutes. APHIS-WS will not make a final decision to conduct requested wildlife damage management actions until it has made the determination of such compliance.
- 6. The cooperating parties agree to coordinate with each other before responding to media requests on work associated with this project.

## ARTICLE 4

This agreement is contingent upon the passage by Congress of an appropriation from which expenditures may be legally met and shall not obligate APHIS WS upon failure of Congress to so appropriate. This agreement also may be reduced or terminated if Congress only provides APHIS-WS funds for a finite period under a Continuing Resolution.

#### ARTICLE 5

Pursuant to Section 22, Title 41, United States Code, no member of or delegate to Congress shall be admitted to any share or part of this agreement or to any benefit to arise there from.

#### **ARTICLE 6**

APHIS-WS assumes no hability for any actions or activities conducted under this agreement except to the extent that recourse or remedies are provided by Congress under the Federal Tort Claims Act (28 USC 1346(b), 2401(b), 2671-2680). This agreement is not a procurement contract (31 U.S.C. 6303), nor is it considered a grant (31 U.S.C. 6304). In this agreement, APHIS-WS provides goods or services on a cost recovery basis to nonfederal recipients, in accordance with all applicable laws, regulations and policies.

This agreement shall become effective July 1, 2022, and shall continue until June 30, 2023 [not to exceed one year for OTC]. This agreement may be amended or terminated at any time by mutual agreement of the parties in writing. Further, in the event the Cooperator does not, for any reason, provide necessary funds, APHIS-WS is relieved of the obligation to provide services under this agreement.

As required by Debt Collection Improvement Act of 1996:

Cooperator's Tax ID No. (unless Over-the-Counter CSA): APHIS-WS's Tax ID: 41-0696271

Version 7/2019			WS Agreement Number: 22-7340- 7131-RA WBS: AP.RA.RX40.73.0999		
<u>Cooperator Name/sign</u>	er				
County Signature	Date				
County Signature	Date		· ,		
County Signature	Date .				
APHIS-WS State Office	4/5/22 Date				
Öklahoma City, OK 73105		VORK PLAN			
	Financial plan				
∦ <u> </u>	Cost Element		Full Cost		
Personnel Compensa		1 -	\$1,887.53		
Travel		1  -			
Vehicles		]			
Other Services		] [			
Supplies and Materia	als				
Equipment	·		, , , , , , , , , , , , , , , , , , , ,		
Subtotal (Direct Cha	rges)	] [			
Pooled Job Costs [fd	r non-Over-the Counter projects]	11.00%	\$207.63		
Indirect Costs		16.15%	\$304.84		
Aviation Flat Rate C	ollection		ψυτιστ		
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Agreement Total		┥ ┣━	\$2,400.00		
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this agreement, but i	nay not exceed: \$2,400.00	uj tury do 1100081	and to accomprise me burbose of		
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USDA Wildlife Services P. O. BOX 36295 Oklahoma City, OK 73136 405/521-4039

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## INVOICE

July 19, 2022

Oklahoma County Board of Commissioners 320 Robert S Kerr Ave, Suite 202 Oklahoma City OK 73102

DATE	DESCRIPTION	RATE	DUE
July 1, 2022 to June 30, 2023	predator and rodent services within		
	12 Months	\$200.00	\$2,400.00
ļ	Balance Due	-	\$2,400.00

Make Checks Payable To:

# USDA-APHIS-WILDLIFE SERVICES

RETURN	PAYMENT TO:
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USDA-APHIS-WILDLIFE SERVICES P. O. BOX 36295 Oklahoma City, OK 73136