Document Number: TR11000 Revised: May 2020

AGREEMENT FOR THE DIVISION OF MAINTENANCE RESPONSIBILITIES FOR A TOWN LINE ROAD

This agreemen	it is hereby enter	ed into this	20th	day of	May	, 2024 by and
between the	Town Board	of Supervi			Brandon	Township
Douglas	County	, Minnesota	and the	Town		Supervisors o
Millerville	Township	, Douglas			, Minnesota.	
	Brandon own line road(s):				Township	share the follow-
Greenquist Rd 1	NW from Hunt La	ke Rd NW to C	ounty Rd	5 NW		
WHEREAS, Min shares the expenditure by the construct drainage ditch, or Now, THEREFO each party shall of Township here	on. Stat. § 164.12 on Line Road) and an. Stat. § 164.13 remse of constructing iton of a drainage of the by reason of alterest and the laterest from this results of the above described.	enter into an age equires towns we gand maintaining and the ditch or by reason ering or changing (ED, in consider solution, Brand ne following as	ith Town ng any bron of the cong of any ration of the congration of the congreement	Cor the man Line Road idge on the changing, watercouthe mutu	aintenance of ads to bear jo the road(s) as widening or arse; al promises wiship and M	f those roads; intly and in equal is made necessary alteration of any and benefits that fillerville
	OF THE ROADS					
***************************************		11.1 11.1.1.0				
	ad right-of-way sha	all be divided for	or mainter	nance pur	rposes as foll	ows:
Millerville	Townshi	p shall maintain	the follow	ving desc	cribed portion	n of the line road:
ALL of Greenque maintained by I	uist Rd NW from Millerville Townsl	Hunt Lake Ro	l NW to (to Brand	County F on Towr	Rd 5 NW sh nship.	all be
Brandon	Township	shall maintain	the follow	ving desc	ribed portion	of the line road:
NONE of Green	quist Rd NW from	Hunt Lake Rd	NW to Co	ounty Rd	15 NW	

II. GENERAL DIVISION OF MAINTENANCE OF RESPONSIBILITY

Each Township will be responsible for conducting routine inspections and maintenance of their respective portions of the line road(s). Routine maintenance shall include, at a minimum, the following:

Grading, snow plowing, brushing, mowing, inspection, signing, weed removal and adding gravel as needed.

III. SPECIFIC DIVISION OF MAINTENANCE RESPONSIBILITIES AND ACTIVITIES

In addition to the general division of maintenance responsibilities, the Townships agree to the following specific provision related to the division of specific maintenance responsibilities and required activities.

Cost for Drainage Structures: In addition to the requirements of Minn. Stat. § 164.13 regarding bridges, the Townships agree that the cost to repair or replace culverts on any portion of the town line road will be:

Paid by Millerville Township

Tree Removal: Removing trees (as defined in Minn. Stat. § 160.22, subd. 7(a) from the town line road right-of-way as needed to avoid interference with travel, maintenance, or safety will be the responsibility of the Township responsible for the maintenance of the portion of the town line road in which the trees are located. If the trees are outside of the jurisdictional boundaries of the Township, it may request the assistance of the Township with jurisdiction to assist in removing the tree. Any costs incurred by the responding Town-ship to assist in the removal of the trees shall be paid by the requesting Township.

Major Repair: Any major repair or alteration defined as those items not specifically mentioned above, shall be:

Determined on a case by case basis

IV. DIVISION OF COSTS

A Township interested in initiating an activity that requires the sharing of costs between the Townships, or with the expectation of sharing costs, shall notify and obtain approval from the other

Township before undertaking the activity. If the parties do not agree to the need, scope, or other aspects of the proposed activity, the advice of an engineer will be obtained. Any cost associated with obtaining the advice will be shared equally by the Townships.

V. <u>DISPUTES</u>

If a disagreement arises regarding the fairness of the division of maintenance responsibilities provided in this agreement and the parties are not able to resolve the disagreement, the issue will be submitted to the county board for a determination of the proper division of responsibility as provided in Minn. Stat. § 164.12, subd. 6.

VI. AMENDMENTS

Any alterations, amendments, deletions, and waivers of the provisions of this agreement shall be valid only when reduced to writing and duly signed by each Township.

VII. ENTIRE AGREEMENT

clerk, Brandon Twnshp., Douglas Co., MN

Notarial Officer (ex-officio notary public)

My term is indeterminate

It is understood and agreed that the entire agreement of the parties is contained herein and that this agreement supersedes all oral agreements and negotiations between the parties relating to the subject matter hereof as well as any previous line road agreements presently in effect between the parties concerning the above described road(s).

IN WITNESS WHEREOF, the parties have caused this May day of 20 , 2024.	agreement to be executed as of this
Brandon Township	Millerville Township
By the Town Board of Supervisors:	By the Town Board of Supervisors:
Town Board Chair	Dyl Schoff Town Board Chair
Attest: Mile Quay Town Clerk	Attest Laulyn Sitzan Topen Clerk

MARILYN BITZAN

Clerk, Millerville Twnshp., Douglas Co., Minnesota

Notarial Officer (ex-officio notary public)
My term is indeterminate