A.1 Executive Order 39 (Page 1 of 2)

Executive Orders of the Governor

Revisor's notes (1970)

In complying with AS 24.30.130(b), this collection of the governor's executive orders is intended as a convenient publication of the orders issued under art. III, § 23 of the Alaska Constitution. It will be noted that the orders have taken a variety of forms, and some are not true "executive orders" under this constitutional provision; however, all of the documents in the numbered series designated "Executive Orders" are presented here.

EXECUTIVE ORDER NO. 39

Under the authority of Article III, Section 23 of the Constitution of the State of Alaska, and in accordance with AS 24.30.130(b), I order the following:

Section 1. FINDINGS AND PURPOSE. As governor, I find that the diverse transportation needs of the state would best be served by the creation of a single department for the planning, study, development, management and operation of integrated, intermodal transportation systems. The purpose of this department is to evaluate, plan, design, construct, manage, operate and maintain all state transportation modes and systems, relying on analysis of the relative advantages of different modes and systems and considering their social, economic, and environmental consequences.

Secs. 2-7. Permanent laws. See Table of Disposition of Acts.

Sec. 8. All litigation, hearings, investigations and other proceedings pending under a law amended or repealed by this Order, or in connection with functions transferred by this Order, continue in effect and may be continued and completed notwithstanding a transfer or amendment or repeal provided for in this Order. Certificates, orders, and regulations issued or adopted under authority of a law amended or repealed by this Order remain in effect for the term issued, until revoked, vacated, or otherwise modified under the provisions of this Order. All contracts, rights, liabilities, and obligations created by or under a law amended or repealed by this Order, and in effect on the effective date of this Order, remain in effect notwithstanding this Order's taking effect. Records, equipment, and other property of agencies of the state whose functions are transferred under this Order shall be transferred commensurate with the provisions of this Order.

Sec. 9. (a) The Department of Transportation and Public Facilities is vested with the duties and powers formerly held by the Department of Public Works relating to planning, construction, maintenance and operation of transportation facilities, including state ferries, airports

Executive Orders of the Governor (E.O. No. 39) (Page 1 of 2)

A-1 Executive Order 39 (Page 2 of 2)

NO. 39

EXECUTIVE ORDERS OF THE GOVERNOR

NO. 39

and water and harbor facilities, and for design and construction of buildings and appurtenant structures, and specifically including all powers and duties formerly held by the Department of Public Works under AS 02, AS 30.05, AS 30.15, AS 35, AS 41.20 and AS 44.65.

(b) The Department of Transportation and Public Facilities is vested with the duties and powers formerly held by the Department of Highways relating to planning, construction, maintenance and operation of state transportation facilities including state highways, roads, bridges, traffic signs and signals, the supervision and maintenance of state automotive and mechanical equipment, the control of outdoor advertising visible from state highways and all other duties and powers of the Department of Highways, and specifically including powers and duties formerly held by the Department of Highways under AS 19, AS 28.01, AS 28.05, and AS 44.57.

Sec. 10. The commissioner of transportation and public facilities shall replace the commissioner of highways on the state Geographic Board, the Alaska Toll Bridge Authority, and all other boards and commissions.

Sec. 11. All other references in the Alaska Statutes to the Department of Highways or the commissioner of highways, or to the Department of Public Works or the commissioner of public works, not expressly amended by or referred to in this Order shall be read as the Department of Transportation and Public Facilities or the commissioner of transportation and public facilities, respectively, in order to implement this Order.

Sec. 12. During Fiscal Year 1978, all appropriation items made for that fiscal year and prior years for the Department of Highways and the Department of Public Works may, upon approval of the governor, be appropriately transferred to implement the purposes of this Order.

Sec. 13. Permanent law. See Table of Disposition of Acts.

Sec. 14. This Order takes effect July 1, 1977.

JAY S. HAMMOND Governor State of Alaska

A-3 Permit Application (Form 25D-261)

		9	STATE OF ALASKA		
			ENT OF TRANSPORTAT PUBLIC FACILITIES	TION	
		APPLICATION FOR UTIL	ITY PERMIT ON STATI	E RIGHTS-OF-WAY	,
		y made for permission to pl or-of-Way of the Departmen			
	Major Pe \$600.00		☐ Minor Permit* \$100.00		near Footage 1.00/foot
		*If Minor, Utility Permit	being amended:		
1.	Туре	of Facility:			
2.	Loca	tion of Facility:			
3.	Location and Extent of Required Clearing:				
4.		Use with:			
	in accordance withattached as Exhibit				
5.		ity to be constructed in acc		u:	
-	a.	•	, consisting o		ached to and made
		part of this application.			
	b.	Specifications dated		consisting of	pages attached
		to and made a part of th	nis application.		
	c.	In conformance with Co	de(s)		
6.	Worl	to commence on or about	i	and to be con	pleted on or about
he authoriz)2.15.102, A J7 AAC 15 a of Transport	red Utili AS 02.15 nd any l tation ar	rying out any or all of the working out any or all of the working the permit issued therefore 5.106, AS 19.25.010, AS 19. The revisions thereto, and such and Public Facilities.	e, shall strictly conform t .25.200, AS 35.10.210; an policy directives as issued	to the terms of suc d AS 35.10.230; regu l by the Commissione	h Utility Permit; As lations as set forth ir er of the Departmen
n a manner	that wil	comply with regulations of a I not be detrimental to the I or facility users.			
				DATE: _	
APPLICANT:				PHONE:	

A-4 Pipe Carrier Sheet (Form 25D-261A)

<u>P1</u>	PE CARRIERS	
Transmittant:	Flash Point:	
Working Pressure:	Temperature:	
Number of Conduits (Pipes):		
Diameter of Pipe:		
Type and Class of Pipe:		
Encasement Diameter and Type:	_	
Vent Locations: Left:	Right	of Highway Centerline
Cathodic Protection:		
Crossing Angle:	Length:	
Depth Below Road Surface:		
Depth Below Ditch Bottom:		
Method of Crossing Installation: Boring:	Jacking: Open Co	ıt:
Longitudinal Facility Length:		
Offset from Highway Right-of-way Line:	Depth of Bury (Min	. 36"):
Method of Longitudinal Installation: Trenching:	Plowing:	
Construction Code(s) Applicable:		
ADDITIONAL INFORMATION:		

A-5 Electrical and Communications Sheet (Form 25D-261B)

	Permit No of of
ELECTRICAL AND COM	MUNICATIONS FACILITIES
OVERHEAD FACILITY	
Number of Circuits:	
Voltage and Phase:	
Conductor Type and Size:	
Structure Type:	
Crossing Angle:	Length:
Minimum Vertical Clearance:	
Longitudinal Facility Length:	
Offset from Highway Centerline:	
JNDERGROUND FACILITY	
Number of Conductors (Cables):	
Voltage and Phase:	
Conductor (Cable Type and Size):	
Number & Size of Conduits:	
Size and Type of Encasement:	
Crossing Angle:	Length:
Depth of Ditch Prism Placement:	
Depth 10 Feet Outside Slope Limits:	
Method of Crossing Installation: Boring:	Open Cut:
Longitudinal Facility Length:	
Offset from Highway Right-of-way:	
Method of Longitudinal Installation: Trenching	g: Plowing:
Codes Applicable:	

A-6 Structures Sheet (Form 25D-261C)

	<u>STRUCTURES</u>
TYPE:	(TRANSFORMER ,VAULT, PUMP HOUSE, ETC.)
LOCATION:	
-	WN-ROAD NAME-DISTANCE TO NEAREST CROSS STREET
OFFSET FROM CENTERLINE	E OF ROAD:
TYPE AND CLASS OF PIPE O	OR CONDUIT:
VENT LOCATIONS: CENTERLINE	LEFT: RIGHT OF HIGHWAY
HEIGHT ABOVE SURROUND	DING GROUND
HEIGHT ABOVE ROAD SURF	FACE
DEPTH BELOW ROAD SURFA	ACE:
DEPTH BELOW EXISTING SU	JRFACE:
CONSTRUCTION CODE(S) AP	PPLICABLE:
001,011(001101(0001)11	
ADDITIONAL INFORMATION	₹:

A-7 Permit Amendment Aerial (NR)

(NR-7/00)

STATE OF ALASKA

DEPARTMENT OF TRANSPORTATION AND PUBLIC FACILITIES

UTILITY PERMIT AMENDMENT APPLICATION

		requests an amendment to
Permit #	as follows:	
within the following Depar	tment of Transportation & Public Fac	cilities controlled properties:
Date		Permittee signature
provisions of said Utility P	is hereby amended to include to permit are in force during this installar e applied to this amendment.	

UTILITY PERMIT SPECIAL PROVISIONS

THE PERMITTEE PROMISES TO COMPLY WITH THESE SPECIAL PROVISIONS BY SIGNATURE ON THE PERMIT. IT IS THE PERMITTEE'S RESPONSIBILITY TO FAMILIARIZE ITS' EMPLOYEES, AGENTS, AND/OR CONTRACTORS WITH THESE PROVISIONS, AND INSIST ON STRICT COMPLIANCE.

These Special Provisions refer to the publication "Alaska Department of Transportation and Public Facilities STANDARD SPECIFICATIONS for Highway Construction" which is available for \$25 from:

Alaska Department of Transportation and Public facilities Design and Construction Standards

3132 Channel Drive

Juneau, Alaska 99801-7879

Or online at: www.dot.state.ak.us, Design and Construction Standards, Standard Specifications, English

1.0 General and Administrative

1.1 The Permittee shall promptly remove or relocate the new Facility covered by this amendment at no cost to the Department if required to do so within five (5) years from the date of this amendment in accordance with the provisions of AS 02.15.104(c)(4) or (5), AS 19.25.020(c)(4) or (5), AS 35.10.220(c)(4) or (5).



Version: 4-4-2011

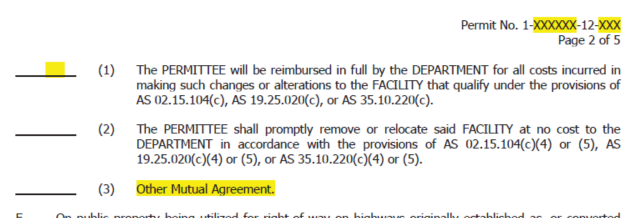
Permittee: Name of Company	WO# xx-xxxx	Date Received: XX-XX-XXXX
Remarks:		<u>Name</u>
	Environ / Hydrology / M& / Kenai / MatSu / MOA	O / ROW
Date Transmitted:	Date(s) Rec'd Back	α
MAJOR _x _MINOR _or X Inspection RSA Req'd: RSA No: Returned to Utility Lead:	Initial Permit Fee: Lineal Feet (XXXX Footage Fee: (YYY Total Permit Fee: _ Date Paid: Project Name: _XX Reimbursable Agre Remarks:) - 200ft = YYYY ft Y) ft x \$1.00 = \$ YYYY \$ZZZZ
UTILITY LEAD To Permit Writer: DATE To Admin Clerk: DATE	→ 3	
ADMIN CLERK To Utility Lead:		
UTILITY LEAD To Admin Clerk: To Utility Lead:	Remarks:	
JTILITY CHIEF:	Remarks:	
ADMIN CLERK Transmitted to Utility: Received from Utility:		

A-14 Utility Permit (Form 25D-260) (Page 1 of 5)

			Permit No. 1-XXXXXX-12-XXX Page 1 of 5
	STATE OF ALAS DEPARTMENT OF TRANS AND PUBLIC FACII UTILITY PERM (MINOR or MAJ	PORTATION LITIES	Route Name W.O. # XXXXXXX
Approval Recommended: Title:	Regional Permit Officer	Date: Region: _	Central
******	***********	******	*********
FACILITIES, hereinafte called the PERMITTEE	KA, acting by and through the DEPA er called the DEPARTMENT, grants a Ut , to construct, install and thereafter pe INSTALLED hereinafter called the	tility Permit to <mark>UTI</mark> erform routine mair	LITY COMPANY hereinafter ntenance, use and operate a
across, along or under of a State Transportati	property of the DEPARTMENT, acquire on System, at the aforementioned locat n and special provisions attached hereto	tions and/or position	ns, and in strict conformance
of AS 02.15.102, AS 0 requirements and regu	is Utility Permit for the FACILITY, the P 02.15.106, AS 19.25.010, AS 19.25.200 lations as set forth in 17 AAC 15 as aut 0 and the applicable policies, directives), AS 35.10.210, an horized under Admi	nd AS 35.10.230; the terms, inistrative Procedures Act, AS
	st of routine maintenance operations FACILITY shall comply with all applicable		are to be paid for by the

- C. The PERMITTEE'S construction, installation and maintenance operations of the FACILITY shall be accomplished with minimum interference and interruption of the use, operation and maintenance of the DEPARTMENT'S right-of-way and/or public facility; or as hereinafter provided in the DEPARTMENT'S Special Provisions, attached hereto and made a part hereof, and shall at all times in no way endanger the general public in its use of the public property. Day-to-day operational control of work activities authorized by this PERMIT are the responsibility of the PERMITTEE subject to the terms of the PERMIT.
- The DEPARTMENT, in granting this Utility Permit, reserves the right to use, occupy and enjoy its property for a public transportation system and for public transportation purposes in such a manner and at such times as it deems necessary, the same as if this instrument had not been executed by the DEPARTMENT. If any such use by the DEPARTMENT shall at any time necessitate any change in location of said FACILITY, or any part thereof, such change or alteration shall be made by the PERMITTEE according to the terms of one of the two clauses set out below as identified by a check mark before the applicable clause.

A-14 Utility Permit (Form 25D-260) (Page 2 of 5)



- E. On public property being utilized for right-of-way on highways originally established as, or converted to, controlled access highways, ingress and egress thereto for maintenance and operation of the FACILITY is limited to the locations as designated by the DEPARTMENT. However, the DEPARTMENT may allow the PERMITTEE ingress and egress whenever such is necessary to effect repairs and maintenance of the FACILITY and when no other access is available. If the DEPARTMENT determines such access is in conflict with the use of the controlled access highway, the FACILITY will be relocated.
- F. The State of Alaska and the DEPARTMENT for the purpose of this Utility Permit, hereby disclaim any representation or implication to the PERMITTEE that the DEPARTMENT has any title in any property other than the interest conveyed to the DEPARTMENT for specific purposes as described by the instrument conveying the land to the DEPARTMENT.
- G. The PERMITTEE by these presents accepts notice and agrees that any expenses or damages incurred by the PERMITTEE through the abandonment, removal, reconstruction or alteration of any public facility, or incurred by said PERMITTEE as a result of this disclaimer shall be borne by said PERMITTEE at no expense whatsoever to the DEPARTMENT or the State of Alaska.
- H. The waiver or breach of any of the terms or conditions of this Utility Permit or provisions of the Administrative Code, by the DEPARTMENT shall be limited to the act or acts constituting such breach, and shall never be construed as being continuing or a permanent waiver of any such term or condition, unless expressly agreed to in writing by the parties hereto, all of which shall remain in full force and affect as to future acts or happenings, notwithstanding any such individual waiver or any breach thereof.
- Only the Commissioner of the DEPARTMENT or his delegate shall have the authority to waive any term or condition herein contained.
- J. The PERMITTEE shall not assign or transfer any of the rights authorized by this Utility Permit except upon notification to and approval by the DEPARTMENT.
- K. The PERMITTEE agrees to comply with all regulations concerning present and future use of the public property acquired, or reimbursed by Federal-aid funds.

A-14 Utility Permit (Form 25D-260) (Page 3 of 5)

Permit No. 1-XXXXXX-12-XXX

Page 3 of 5

- L. The PERMITTEE shall give the DEPARTMENT not less than (10) days prior written notice, unless otherwise agreed to by the parties hereto, of the PERMITTEE'S intention to enter upon the DEPARTMENT'S property for the purpose of major maintenance, reconstruction, altering or removal of the FACILITY, provided, however, that normal routine maintenance is expected from this provision, and provided further, that in any instance of sudden emergency requiring prompt and immediate action to protect the public safety, or to mitigate damage to private or public property, no prior notification to the DEPARTMENT will be required. The PERMITTEE shall notify the DEPARTMENT and Alaska State Troopers, of the location of the emergency and extent of work required by the most expeditious means of communication as soon as reasonably possible to do so, and the PERMITTEE shall take such measures as are required to protect the health and safety of the traveling public or public facility users for the duration of such emergency operations.
- M. The PERMITTEE shall indemnify and hold harmless the State of Alaska and the DEPARTMENT, or either of them, from all liability for damage to property, or injury to or death of persons, arising wholly or in part from any action taken by the PERMITTEE in relation to the PERMITTEE'S FACILITIES on DEPARTMENT right-of-way or other permitted locations. (17.AAC 15.061)
- N. The PERMITTEE is subject to all previous easements and Utility Permits and any damage to any other utility will be the PERMITTEE'S responsibility.
- O. The PERMITTEE agrees to be responsible for the compliance with all applicable Federal, State, and local laws, regulations, codes and ordinances.
- P. The PERMITTEE agrees to be responsible for obtaining all other appropriate permits or letters of nonobjection needed from Federal, State and local agencies, or conflicting lessees, property owners, or utilities.
- Q. The PERMITTEE may be required, within thirty (30) days after completion of any improvement placed upon or in the premises herein, deliver to the DEPARTMENT as-built drawings showing the location and construction specifications of said improvement.
- R. This Utility Permit is issued under the provisions of applicable Alaska Statutes and Administrative Code effective as of the date of execution of this instrument by the DEPARTMENT.
- S. The PERMITTEE agrees that the FACILITY will be constructed in accordance with the following attached documents. The PERMITTEE affirms that it is solely responsible for the content of the attached documents. Issuance Approval of this Permit does not imply the Department's approval of the attached documents. In the event of any conflict between the attached documents and the Permit, the Permit language shall control.
 - 1. Plans dated XX/XX/2012, consisting of X pages
 - Specifications consisting of page N/A thru page N/A; and
 - (other) N/A,

which, by this reference, are made a part hereof, and in accordance with the applicable codes pertaining to the FACILITY, and not otherwise, unless prior written authorization is obtained from the DEPARTMENT to do so.

T. The PERMITTEE agrees to reimburse the DEPARTMENT for actual costs of inspection and testing as required during the performance of the work proposed by the PERMITTEE. The scope of inspection and testing shall be determined by the Chief; Traffic, Safety & Utilities Section. The costs billed to the PERMITTEE will be the actual DEPARTMENT'S costs incurred while performing the inspection and testing.

A-14 Utility Permit (Page 4 of 5)

Permit No.	1-XXXXXXX-12-XXX
	Page 4 of 5

- U. The PERMITTEE agrees by entering on the DEPARTMENT'S property to indemnify the DEPARTMENT and its contractors of all costs tangible or intangible that would be the result of any delay in a construction project of the DEPARTMENT caused by work done under this permit.
- V. The PERMITTEE agrees to reimburse the DEPARTMENT for the length of the facility to be installed in excess of 200 feet (as indicated on the attached plans referred to in paragraph "S" above) which is calculated to be **XXX** linear feet at \$1.00 per foot = **\$XXX**.00, (but not to exceed \$10,000) payable at the time the permit is executed by the DEPARTMENT, unless arrangements have been made for the PERMITTEE to be billed on a monthly basis.

A-14 Utility Permit (Page 5 of 5)

Permit No. 1-XXXXXXX-12-XXX

	Page 5 of 5
In consideration of the benefits accruing to the Permittee by reasons of the foregoing agreement, this permit is hereby accepted by the Permittee and the Permittee hereby agrees to comply with all of the terms, provisions, conditions, and stipulations therein contained.	
Dated this day of, 20	
THE COMPANY OR PERMITTEE	
UTILITY COMPANY Name of Company	
Ву:	
Title:	
Attest:	
Title:	
ACKNOWLEDGEMENT OF COMPANY OR PERMITTEE	
STATE OF ALASKA JUDICIAL DISTRICT	
BE IT REMEMBERED that on this day of, 20, before me, the undersigned, a Notary Public of the State of Alaska, personally appeared	
and	
both to me personally known and known to me to be the identical individual(s) named in and who executed the foregoing permit, and acknowledged the said instrument to be the free and voluntary act and deed of the above named company for the uses and purposes therein expressed and on oath stated that they were authorized to execute said instrument.	
IN WITNESS WHEREOF, I have hereunto set my hand and affixed the Seal of my Office the day and year first above written.	
My Commission Expires:	
A Notary Public	

A-19 Permit Signature Sheet

	Permit No. 1-XXXXXX-12-XXX Page 5 of 5
In consideration of the benefits accruing to the Permittee by reasons of the foregoing agreement, this permit is hereby accepted by the Permittee and the Permittee hereby agrees to comply with all of the terms, provisions, conditions, and stipulations therein contained.	The State of Alaska, acting by and through its Department of Transportation & Public Facilities has caused this Utility Permit to be executed on this day of, 20
Dated this day of, 20	*************
THE COMPANY OR PERMITTEE Name of Company	STATE OF ALASKA DEPARTMENT OF TRANSPORTATION & PUBLIC FACILITIES
D.	REGION
By: Title:	By: Title: Utilities Engineer
Attest:	
Title:	*************
ACKNOWLEDGEMENT OF COMPANY OR PERMITTEE	
STATE OF ALASKA JUDICIAL DISTRICT	
BE IT REMEMBERED that on this day of, 20, before me, the undersigned, a Notary Public of the State of Alaska, personally appeared	
and both to me personally known and known to me to be the identical individual(s) named in and who executed the foregoing permit, and acknowledged the said instrument to be the free and voluntary act and deed of the above named company for the uses and purposes therein expressed and on oath stated that they were authorized to execute said instrument.	
IN WITNESS WHEREOF, I have hereunto set my hand and affixed the Seal of my Office the day and year first above written.	
My Commission Expires:	
A Notary Public	

A-20 Permit Special Provision for Sovereign Immunity

(Agreement/Permit)	No.			
		Page	of	_

WAIVER OF SOVEREIGN IMMUNITY

The Native Village of (name of village) IRA Council, acting under the authority of the "Constitution and Bylaws of the Native Village of (name of village)," and the federally chartered IRA Corporation known as the "Native Village of (name of village) Alaska," acting under the authority of the "Corporate Charter of the Native Village of (name of village) Alaska" (hereinafter collectively referred to as "(name of village)") irrevocably waive their sovereign immunity and hereby give consent to be sued in the courts of the State of Alaska and to have judgment entered against either or both of them in those courts for:

- any civil action filed by the State against (name of village) or its officials arising under or in any manner related to this utility (agreement/permit);
- 2. the assertion by the State against (name of village) of defenses, cross-claims or counterclaims in any civil action related to this (agreement/permit) that is filed by (name of village) against the State;
- 3. allowable costs and attorneys fees awarded against (name of village) in any civil action related to this (agreement/permit) whether those costs and fees are:
 - a)incurred by the State in pursuing a civil action against (name of village) related to this (agreement/permit), or
 - b)incurred by the State in asserting a defense, crossclaim, or counterclaim in any civil action related to this (agreement/permit) that is filed by (name of village) against the State.

(name of village) also irrevocably waives its sovereign immunity and gives its consent to levy and execution against (name of village) 's real property and other assets to enforce any court order or judgment entered in any law suit described in this waiver of sovereign immunity, including court orders and judgments awarding costs and attorney fees to the State, whether those assets are owned in the name of the Village, the Village Council, the (name of village) IRA Corporation, or any entity created under the authority of either the Village, the Village Council or the (name of village) IRA Corporation.

As part of this waiver of sovereign immunity, the State and (name of village) further agree that Alaska State Courts shall have exclusive jurisdiction over all civil actions related to this (agreement/permit). Any civil action initiated by either party that arises under or is related to this permit shall be filed in the courts of the State of Alaska with venue in the (First Judicial District at Juneau, First Judicial District at Ketchikan, Second Judicial District at _____, Third Judicial District at Anchorage, Third Judicial District at Palmer, Forth Judicial District at Fairbanks), Alaska. This agreement shall be interpreted under the laws of the State of Alaska.



A-21 Sovereign Immunity Signature Sheet (Page 1 of 2)

The parties hereto have executed this (agreement/permit) as	(Agreement/Permit) NoPage of _
of the date it is signed by the State. NATIVE VILLAGE OF IRA COUNCIL By: Printed Name Title:	NATIVE VILLAGE OF IRA CORPORATION By: Printed Name
STATE OF ALASKA) ss 3RD JUDICIAL DISTRICT THIS IS TO CERTIFY that on the	ACKNOWLEDGMENT STATE OF ALASKA) ss 3RD JUDICIAL DISTRICT) THIS IS TO CERITFY that on the
Notary Public in and for Alaska My Commission Expires:	
	Notary Public in and for Alaska My Commission Expires:

A-21 Sovereign Immunity Signature Sheet (Page 2 of 2)

25D-263 (5/86)	Agreement / Permit No.	
	Page o	† _
The State of Alaska, acting by and through its Department of		
Transportation and Public Facilities has caused this Utility (Agreement/Permit) to be executed on this day of		
, 20		

STATE OF ALASKA DEPARTMENT OF TRANSPORTATION		
AND PUBLIC FACILITIES		
CENTRAL REGION		
Ву:		
Title: Utilities Engineer_		
ACKNOWLEDGEMENT OF DEPARTMENT		
A STATE OF SELFANIMENT		
STATE OF ALASKA)		
3RD JUDICIAL DISTRICT)s's		
BE IT REMEMBERED THAT ON THIS day of, 20, before me, the undersigned, a Notary Public of the State of Alaska, personally appeared		
Public of the State of Alaska, personally appeared		
of the Department of Transportation and Public Facilities		
known to me to be the identical individual who executed the foregoing (Agreement/Permit), and he acknowledged to me		
known to me to be the identical individual who executed the foregoing (Agreement/Permit), and he acknowledged to me that he executed the same for and on behalf of the State of Alaska. Department of Transportation and Public Facilities with		
known to me to be the identical individual who executed the foregoing (Agreement/Permit), and he acknowledged to me that he executed the same for and on behalf of the State of		
known to me to be the identical individual who executed the foregoing (Agreement/Permit), and he acknowledged to me that he executed the same for and on behalf of the State of Alaska, Department of Transportation and Public Facilities with full authority so to do, and for the uses and purposes therein expressed. IN WITNESS WHEREOF, I have hereunto set my hand and		
known to me to be the identical individual who executed the foregoing (Agreement/Permit), and he acknowledged to me that he executed the same for and on behalf of the State of Alaska, Department of Transportation and Public Facilities with full authority so to do, and for the uses and purposes therein expressed.		
known to me to be the identical individual who executed the foregoing (Agreement/Permit), and he acknowledged to me that he executed the same for and on behalf of the State of Alaska, Department of Transportation and Public Facilities with full authority so to do, and for the uses and purposes therein expressed. IN WITNESS WHEREOF, I have hereunto set my hand and affixed the Seal of my Office the day and year first above		
known to me to be the identical individual who executed the foregoing (Agreement/Permit), and he acknowledged to me that he executed the same for and on behalf of the State of Alaska, Department of Transportation and Public Facilities with full authority so to do, and for the uses and purposes therein expressed. IN WITNESS WHEREOF, I have hereunto set my hand and affixed the Seal of my Office the day and year first above		
known to me to be the identical individual who executed the foregoing (Agreement/Permit), and he acknowledged to me that he executed the same for and on behalf of the State of Alaska, Department of Transportation and Public Facilities with full authority so to do, and for the uses and purposes therein expressed. IN WITNESS WHEREOF, I have hereunto set my hand and affixed the Seal of my Office the day and year first above written. My Commission Expires:		
known to me to be the identical individual who executed the foregoing (Agreement/Permit), and he acknowledged to me that he executed the same for and on behalf of the State of Alaska, Department of Transportation and Public Facilities with full authority so to do, and for the uses and purposes therein expressed. IN WITNESS WHEREOF, I have hereunto set my hand and affixed the Seal of my Office the day and year first above written. My Commission Expires:		
known to me to be the identical individual who executed the foregoing (Agreement/Permit), and he acknowledged to me that he executed the same for and on behalf of the State of Alaska, Department of Transportation and Public Facilities with full authority so to do, and for the uses and purposes therein expressed. IN WITNESS WHEREOF, I have hereunto set my hand and affixed the Seal of my Office the day and year first above written. My Commission Expires:		
known to me to be the identical individual who executed the foregoing (Agreement/Permit), and he acknowledged to me that he executed the same for and on behalf of the State of Alaska, Department of Transportation and Public Facilities with full authority so to do, and for the uses and purposes therein expressed. IN WITNESS WHEREOF, I have hereunto set my hand and affixed the Seal of my Office the day and year first above written. My Commission Expires:		

A-22 Special Provision Worksheet

MAJOR MINOR AMENI				PERMI	T NUMBER	١				
MINOR AMENI	os		_							
			ROUTI					w	O#	
FACILITY: _							cc	MPANY:		
LOCATION:							_	M.P		_
Y-										
Special Provisions										
	1.1	1.2	1.3	1.4	1.5	1.6	1.7	1.8	1.9	1.10
G AND A	1.11	1.12	1.13	1.14	2.0	2.0		1.0	2.5	
Bond	2.1	2.2								
Requirements								02000		-
Coordination	3.1	3.2	3.3	3.4	3.5	3.6	3.7	3.8	3.9	3.10
Environment	4.1	3.12 4.2	3.13 4.3	4.4	4.5					
Notifications	5.1	5.2	4.5	7.7	4.5					
	6.1	6.2	6.3	6.4	6.5	6.6	6.7	6.8	6.9	6.10
Traffic Control		(')							(')	
	6.11	6.12	6.13	6.14	6.15	6.16	6.17	6.18	6.19	D) (11000)
Excavation and Backfill	7.1 7.11	7.2	7.3	7.4	7.5	7.6	7.7	7.8	7.9	7.10
Boring and Jacking	8.1	8.2	8.3	8.4						
Pavement	9.1	9.2	9.3	9.4	9.5	9.6	9.7	9.8	9.9	9.10
Replacement and	-	Pg#								
Traffic	9.11	9.12	9.13	9.14	9.15	9.16	9.17	9.18	9.19	
Drainage	10.1	10.2	10.3	10.4	10.5	10.6	10.7			
Right of Way	11.1	11.2	11.3	11.4	11.5	11.6	11.7	11.8	11.9	11.1
Protection	11.11 11.21	11.12	11.13	11.14	11.15	11.16	11.17	11.18	11.19	11.2
Right of Way	12.1									
Topsoil and Seeding	13.1 13.11	13.2	13.3	13.4	13.5	13.6.	11.7	11.8	11.9	11.1
Fiber Optic Cable	14.1	14.2 (')	14.3	14.4	14.5	14.6				
Overhead Facilities	15.1	15.2	15.3	15.4 (<u>'</u>)	15.5					
Limitations of Operation on Airports	16.1	16.2	16.3	16.4	16.5	16.6	16.7	16.8	16.9	
Warranty	17.1	17.2.	17.3	17.4	17.5	17.6				
Pologo of Manager	18.1	18.2	18.3		ROW:			C+		
Release of Warranty					ADT: Slope:			Speed I Clear Zo		
						listance f	from cen		NIC.	

A-23 Utility Permit Bond Form (Page 1 of 2)

STATE OF ALASKA DEPARTMENT OF TRANSPORTATION AND PUBLIC FACILITIES
UTILITY PERMIT BOND FORM
For (Name of Route) (Utility Permit Number)
KNOW ALL WHO SHALL SEE THESE PRESENTS:
That
ofas Principal,
and
of as Surety,
firmly bound and held unto the State of Alaska in the penal sum of
Dollars
(\$) good and lawful money of the United States of America for payment whereof, well and truly to be
paid to the State of Alaska, we bind ourselves, our heirs, successors, executors, administrators, and assigns, jointly and
severally, firmly by these presents.
WHEREAS, the Principal is requesting a Utility Permit from the State of Alaska under the provisions of Alaska Statutes 02, Chapters 15 and 25; Alaska Statutes 19, Chapters 5 and 25; Alaska Statutes 30, Chapter 15; Alaska

Statutes 35, Chapter 5; and 17 Alaska Administrative Code 15, authorizing the Principal to construct or install utility facilities with the State of Alaska's right of way, with all work to be performed according to the terms of the Utility Permit;

Now, THEREFORE, the conditions of the foregoing obligation are such that if the Principal shall well and truly perform and complete all work in the State of Alaska's right of way according to the terms of the Utility Permit, and if the Principal shall pay to the State of Alaska on demand all sums that are required to bring the Principal's work into compliance with the terms of the Utility Permit, to pay for damage to or repair of the State of Alaska's highway as a result of or relating to the Principal's work, and to pay all other costs incurred by the State of Alaska as a result of or relating to any of Principal's work that is not performed according to the terms of the Utility Permit, then these presents shall become null and void; otherwise they shall remain in full force and effect.

In no event shall the aggregate liability of the Surety for all breaches of the conditions of the bond and for payment of all claims exceed the amount of the bond.

This bond shall remain in full force and effect until receipt of a written discharge from the State of Alaska to both Principal and Surety, signed by the Regional Permit Officer.

A-23 Utility Permit Bond Form (Page 2 of 2)

IN WITNESS WHEREOF, WE have here	eunto set our hands and seals at,
	this day of A.D., 20
Principal:	
Address:	
Ву:	
Contact Name:	
Phone:()	
	Surety:
	Address:
	Ву:
	Contact Name:
	Phone:()
The effect of the state of the	en checked for adequacy under the applicable statutes and regulations:

A-25 Stop Work Order (Page 1 of 2)



State of Alaska
Department of Transportation & Public Facilities
Design and Engineering Services – Central Region

To:	_ STOP WORK ORDER
IN REGARDS TO:	_
Permit No.:	Location:
Description:	
maintenance operations of a permittee, or	ment may suspend, by means of a stop work order, the construction or the permittee's contractor, for any of the conditions listed on the back of this he Department also may issue a stop work order to any person performing permit.
TAKE NOTICE THAT:	
The permittee or the permittee's contractor	shall, effective immediately, suspend work as indicated below:
	are to be suspended effective, 20 and are to remain
	ted in writing by a Department Representative.
under suspension until further direct	tted in writing by a Department Representative. OR
under suspension until further direct	ted in writing by a Department Representative.
under suspension until further direct	OR named Permit are to be discontinued effective on the suspension date stated
under suspension until further directions. The following portions of the above abelow and are to remain under suspensions. WORK AFFECTED	OR named Permit are to be discontinued effective on the suspension date stated ension until further directed in writing by a Department Representative. SUSPENSION DATE
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A-25 Stop Work Order (Page 2 of 2)

17 AAC 15.091. Violation of utility permit and stop work orders

- (a) The department may revoke or suspend a utility permit, or issue a notice of violation if
 - (1) the facilities were not constructed or installed in accordance with the terms of the utility permit;
 - (2) the facilities do not conform to the applicable federal, state, and local standards and requirements;
 - (3) the permittee fails to adequately maintain the facility after having been notified to do so in writing by the department;
 - (4) the permittee fails to provide safe and adequate detours, barricades, signs, flaggers, or other controls to protect the public as provided in 17 AAC 15.241, or fails to comply with the terms and conditions of any department-approved traffic control plan required under 17 AAC 15.241 or 17 AAC 20.017;
 - (5) the permittee fails, after written notice from the department, to take corrective measures to comply with the department's instructions or requests;
 - (6) it is in the mutual interest of the department and the utility as provided in 17 AAC <u>15.451</u>.
- (b) The department may suspend, by means of a stop work order, the construction or maintenance operations of a permittee, or the permittee's contractor, for any of the conditions listed in (a) of this section until the conditions are corrected. The department also may issue a stop work order to any person performing utility-related work without an appropriate permit.

History: Eff. 5/23/82, Register 82; am 7/15/2009, Register 191 Authority:

AS 02.15.020	AS 19.05.040	AS 19.25.220	AS 35.10.210
AS 02.15.102	AS 19.10.240	AS 19.30.121	AS 35.10.230
AS 02.15.106	AS 19.25.010	AS 19.40.065	AS 44.42.020
AS 19.05.020	AS 19.25.200	AS 35.05.020	AS 44.42.030

MRC-6 (5/11)

A-27 Utility Special Provisions (Page 1 of 16)

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UTILITY PERMIT SPECIAL PROVISIONS	
THE PERMITTEE PROMISES TO COMPLY WITH THESE ON THE PERMIT. IT IS THE PERMITTEE'S RE EMPLOYEES, AGENTS, AND/OR CONTRACTORS WITH STRICT COMPLIANCE.	SPONSIBILITY TO FAMILIARIZE ITS'
These Special Provisions refer to the publication "Alaska Depa STANDARD SPECIFICATIONS for Highway Construction" v	rtment of Transportation and Public Facilities which is available for \$25 from:
Alaska Department of Transportation Design and Construction Standards 3132 Channel Drive	and Public Facilities
Juneau, Alaska 99801-7879	
Or online at: www.dot.state.ak.us, Design and Construction Sta	ndards, Standard Specifications, English

A-27 Utility Special Provisions (Page 2 of 16)

SPECIAL PROVISIONS

THE PERMITTEE PROMISES TO COMPLY WITH THESE SPECIAL PROVISIONS BY SIGNATURE ON THE PERMIT. IT IS THE PERMITTEE'S RESPONSIBILITY TO FAMILIARIZE ITS' EMPLOYEES, AGENTS, AND/OR CONTRACTORS WITH THESE PROVISIONS, AND INSIST ON STRICT COMPLIANCE.

Insert Special Provisions

1.0 GENERAL AND ADMINISTRATION

- 1.1 Maintain copy of this permit at the work site at all times.
- 1.2 The permit, together with these Special Provisions, shall take precedence over any additional plans, exhibits, attachments, and/or schedules should discrepancies appear.
- 1.3 All contact between the Department and the Permittee's Contractor shall be through a representative of the Permittee. If the Permittee chooses to perform the work with other than its own forces, a representative of the utility shall be present at all times unless otherwise agreed to by the Department. Failure to comply with this provision is grounds for restricting any further work by the Permittee in the Department's ROW.
- 1.4 Rights granted by this permit may not be assigned or transferred to another entity without prior written approval from the Department. If the utility is sold to another utility or merges with another utility, the new utility shall inform the Department in writing within 30 days after the date of transaction.
- 1.5 Submit requests for waiver or exception of Special Provision(s), or any request for change in location, alignment, or construction method in writing to the Regional Engineer.
- 1.6 This permit will expire if construction or installation of the Facility has not started within one year after the date of approval, unless the Permittee obtains an extension of time in writing from the Department.
- 1.7 If the facility authorized by this permit is to be reconstructed or modified substantially, a new permit is required. If the proposed modifications are not substantial, the Permittee need only apply for an amended permit. A utility permit application is required for all new service connections.
- 1.8 Furnish the Department with a set of as built plans within thirty (30) days from the completion of the work covered by this Permit.
- 1.9 Furnish the Department with a set of as built plans within sixty (60) days from the completion of the work covered by this Permit.
- 1.10 Provide design locates, at no cost to the Department, upon request. If a utility locate service is not available, reference markers shall be installed and maintained at both ends of underground highway crossings, and at angle points in the alignment of the underground Facility. Where utilities are attached to a bridge, attach a plate on the conduit at each abutment describing the content of the pipe or conductor, and the name and phone number of the owning utility.
- 1.11 Furnish the Department's Airport Engineer with three sets of as built drawings within thirty (30) days of completion of the work covered by this Permit.
- 1.12 The Regional Utilities Engineer may assign an inspector or inspectors in order to ensure compliance with the provisions of this utility permit. The inspector has the authority to suspend all work in the event of noncompliance.
- 1.13 Reimburse the Department for actual costs of inspections during construction of the Facility. Inspection activities will include on-site review of traffic control, highway crossings, and restoration of the ROW. Inspection may also include any testing required to verify conformance to the Department's standards, and responding to questions and/or complaints from the public or agencies. Actual direct and indirect charges

A-27 Utility Special Provisions (Page 3 of 16)

- shall provide the basis for billings, which include wages, benefits, per diem, travel and vehicle expenses, and lodging.
- 1.14 This permit is granted on the assumption that there is a valid section line easement. It is the responsibility of the Permittee to determine the validity of the section line easement.
- 1.15 The Permittee, on behalf of itself and its Contractors, officers, officials, employees, and agents, shall indemnify, hold harmless, and defend at its sole cost and expense, the Department, its Contractors, officers, officials, employees, and agents from any and all fines, costs, claims, damages, liquidated damages, judgments, or civil penalties assessed by the Department of Environmental Conservation pursuant to AS 46.03.760(E), arising wholly or in part from any action taken by the Permittee in relation to the Permittee's Facilities on Department rights-of-way or other permitted locations. This indemnification provision is in addition to and shall be construed as consistent with General Provision M.
- 1.16 Routine maintenance shall be performed on the utility facility on a continuing basis. Routine maintenance may be performed without prior notification of the department however closure of a highway, pedestrian facility, pathway, sidewalk or creating a detour to perform routine maintenance must be specifically authorized by permit. Apply for an annual lane closure permit to cover routine maintenance operations. Prior authorization must be obtained from the department before performing any maintenance that requires excavation, plowing, jacking, or boring within the ROW.
- 1.17 Emergency maintenance may be performed without prior notice to the department as long as appropriate traffic control is established and maintained. If the project requires major reconstruction and or placement of traffic control devices for an extended period a lane closure permit is required. If the road surface is affected by the emergency maintenance, contact the local maintenance foreman as soon as possible and place pavement break warning signs in advance of the site until such time as the pavement has been repaired.
- 1.18 Maintenance and adjustment of manhole frames, valve boxes, junction boxes, or other structures located in the pavement or sidewalk is the responsibility of the Permittee.

2.0 BOND REQUIREMENTS

- 2.1 Deposit with the Department a certified cash bond, in the amount of \$Bond Amount, to ensure completion of the facility under this permit. The Permittee or the Permittee's Contractor may post the bond. Completion of the facility includes the restoration of surfacing, slopes, slope treatment, topsoil, landscape treatment, drainage facilities, pathways, and ROW cleanup. The cash bond will remain in force for a period ending not more than two (2) years after the date of completion.
- 2.1a Provide to the department a surety bond in the amount of \$Bond Amount, written by a surety company authorized to do business in Alaska, prior to start of construction. The surety bond will ensure completion of the facility under this permit, including the restoration of all surfacing, slopes, slope treatment, topsoil, landscape treatment, drainage facilities, pathways, and ROW cleanup. The surety bond will remain in force until receipt of written discharge from the Department.

3.0 COORDINATION

3.1 Notify the Department's Regional Utility Permit Officer ten (10) days prior to beginning work on the Facility:

Central Region	Northern Region	Southeast Region
(907)269-0629	(907)451-5407	(907) 465-4544
(907)269-0654 (fax)	1-800-475-2464	(907 465- 4414(fax)
	(907)451-5411 (fax)	

3.3 Begin work on the Facility under this permit on Date, and complete construction of the Facility by Date.

A-27 Utility Special Provisions (Page 4 of 16)

- 3.4 Construct the underground portion of the facility between May 1, Year and October 1, Year. The Permittee may complete the overhead portion of the Facility during the winter months.
- 3.5 Coordinate all work on the Facility with the Department's District Maintenance Superintendent, Maintenance Superintendent Name, phone number.
- 3.6 Coordinate all work on the Facility with the Department's Maintenance Foreman, Maintenance Foreman Name, phone number, Phone Number.
- 3.7 Coordinate all work on the facility with the Department's Project Engineer for Project Name, Project Engineer Name, phone number Phone Number.
- 3.8 Coordinate all work on the Facility with the Department's Airport Manager, Airport Manager Name, phone number, Phone Number.
- 3.9 Coordinate all work on the Facility with the Department's Ted Stevens Anchorage International Airport Chief Engineer, Mike Lee, phone number (907) 266-2731.
- 3.10 Notify Borough Name Borough, Public Works Department, before open cutting any side street or approach.
- 3.11 Obtain and submit to the Department a written Letter of Non-Objection from the Department's Contractor, Contractor Name, for the Project Name project, and shall adhere to any scheduling requirements or stipulations it may contain.
- 3.12 Coordinate work in the Facility with other projects, both public and private, that may occur within the project limits covered by this permit. The Permittee agrees not to interfere or hinder the work being performed by other contractors.
- 3.13 Coordinate and obtain the necessary temporary driveway permits for access to travel way from haul routes or staging areas where existing access does not exist. Contact the Department's Right-Of-Way Section at (907) 269-0677 for the driveway permit application.
- 4.0 ENVIRONMENTAL
- 4.1 If the Permittee, its Contractor, or Agent discovers environmental contamination in the ROW while constructing the Facility, they shall immediately stop work and notify the Department's Regional Utility Engineer.
- 4.2 If the Permittee, its Contractor, or Agent discovers environmental contamination in the ROW while constructing the Facility, they shall immediately stop work and notify the Anchorage International Airport's Environmental Section, at (907) 266-2519.
- 4.3 The Permittee is not responsible for the cost of investigation, cleanup, or disposal of any contaminated soils it discovers during work on the Facility within the Department's ROW, unless:
 - a. The Permittee, its Contractor, or Agent fails to immediately notify the Department of the contamination, or:
 - The contamination is attributed to the Permittee's Facility, or actions of the Permittee, its Contractors, or Agents.
- 4.4 If the Permittee, its Contractor, or Agent discovers cultural, historic, or archeological resource while constructing the Facility, they shall stop work immediately and contact the State Historic Preservation Office at (907) 269-8721.
- 4.5 The Permittee shall not hold the Department responsible for any delay, redesign, rerouting, or additional cost due to encountering environmental contamination, or cultural, historic, or archeological resources.

A-27 Utility Special Provisions (Page 5 of 16)

NOTIFICATIONS 5.0

- 5.1 Notify businesses and residents that front the project of scheduled road and driveway closures of any work that may affect them. Property owners shall receive the notices a minimum of one (1) week prior to commencement of the work. Notices shall include a contact name and number of a representative of the
- 5.2 Submit weekly public information notices that identify road closures, restrictions to traffic, and detours. Coordinate this effort with the State DOT/PF Navigator Information Program.

6.0

Apply for a Lane Closure Permit (LCP) from the Department a minimum of ten (10) days before beginning 6.1 construction. The application for LCP shall include a Traffic Control Plan, detailing the traffic control devices required and their placement.

To submit an on-line application:

www.dot.state.ak.us/permits

To submit an application in person contact:

Central Region	Northern Region	Southeast Region
(Anchorage Area)	(Fairbanks Area)	(Juneau Area)
(907) 269-0700	(907) 451- 5407	(907) 465- 4414
1-800-770-5263	1-800-475-2464	
(907) 269-0828 (fax)	(907) 451-5411 (fax)	

- 6.2 Apply for a Lane Closure Permit (LCP) from the Department for work within Number of Feet (#') of the traveled way.
- 6.2 The Permittee is fully responsible for the costs of all traffic control, including, but not limited to, permit fees, traffic control plan designs, traffic control devices, flagging operations, detours, and/or pilot car
- Provide traffic control devices, conforming to the latest addition of the Manual on Uniform Traffic Control 6.3 Devices published by the U.S. Department of Transportation and Alaska Traffic Manual Supplement while constructing the Facility, or thereafter performing routine maintenance.
- 6.4 All traffic control devices required by Lane Closure Permit, including signs, barricade, and flagmen, shall be in place prior to beginning work within the ROW.
- All traffic control shall be designed installed and maintained under the direct supervision of an approved Traffic Control Supervisor certified by either the International Municipal Signal Association (IMSA) or The American Traffic Safety Services Association (ATSSA). Supply the name of this individual along with written verification of his/her credentials as well as a 24-hour telephone number where he/she can be reached. Contact information shall be provided to the local State Troopers or Police Department and the Department of Transportation Maintenance.
- 6.6 Flagmen, if used, must be certified by either the International Municipal Signal Association (IMSA) or The American Traffic Safety Services Association (ATSSA). Documentation of certification shall be provided if requested.
- Double Fines signs should be posted in accordance with Part VI of the Alaska Traffic Manual Supplement. 6.7 Double fines signs are not required for low speed, low volume roads or for work zones lasting 48 hours or less.

A-27 Utility Special Provisions (Page 6 of 16)

- Double Fines signs shall be removed or covered when the work activity ceases for more than two (2) days.
- b. The speed limit shown on work zone speed limit signs shall be the posted speed limit before construction or a reduced limit, if a work zone speed limit order has been approved by the department.
- 6.6 Remove or cover all temporary traffic control devices as soon as practical when they are no longer needed or when work on the Facility is suspended for short periods of time.
- 6. 7 Construction and maintenance activities on the Facility shall not affect the normal vehicular or pedestrian traffic, or other normal use patterns, without an approved Lane Closure Permit.
- 6.8 Do not park vehicles, equipment, or store materials on road or pathway surfaces at any time, unless specifically allowed by Lane Closure Permit.
- 6.9 Do not store equipment or materials within Number of Feet (#") of the edge of travel way when not in use, or when work on the Facility is not in progress.
- 6.10 Maintain two-way traffic at all times.
- 6.11 Maintain one-way traffic at all times unless a closure is approved by the Regional Utilities Engineer.
- 6.12 Maintain reduced speed and two-way traffic on non-detoured roadways between the peak traffic hours of 7:30 a.m. to 9:00 a.m. and from 4:30 p.m. to 5:30 p.m. (SE)
- 6.13 The construction site on non-detoured roadways shall be restored to a condition that allows two-way traffic to flow in conformance with the normal traffic patterns in that area at the close of business each day, unless otherwise approved by the Regional Utilities Engineer.
- 6.14 Maintain a proper detour for the pathways, and be responsible for all liability caused by the Detour.
- 6.15 Provide and maintain safe routes and ADA access for pedestrians and bicyclists through or around traffic control zones at all times.
- 6.16 Provide for the duration of construction adequate signing, barricades, and traffic control devices for the pathways.
- 6.17 Construct the Facility on a weeknight, Monday through Thursday, between 7:00 p.m. and 6:00 a.m.
- 6.18 Construct the Facility on a weekend between Friday at 7:00 p.m. and Monday at 6:00 a.m.
- 6.19 Provide and maintain safe routes for pedestrians and bicyclists through or around traffic control zones at all times.
- 6.20 Stop equipment and vehicles at all points of intersection with the traveling public unless an approved Traffic Control Plan shows otherwise
- 6.21 All illumination and signalization shall remain operational during the construction of the Facility.
- 6.22 Highway signs that are in conflict with construction shall be relocated on a temporary basis and reinstalled at the end of each workweek. Replace signs that are damaged during construction at no cost to the department.
- 7.0 EXCAVATION AND BACKFILL
- 7.1 Backfill and compact all trenches within road prisms and pathways in 6-inch lifts or as accepted by the Department of Transportation inspector. 6-inch lifts are required if no inspector is present. The backfill

A-27 Utility Special Provisions (Page 7 of 16)

- shall be of suitable non-frost susceptible, non-organic material (0-6% passing No. 200 sieve). Remove all non-acceptable excavated material from the State ROW
- 7.1a Use selected material, Type A, as specified in Subsection 703-2.07 of the Alaska DOT&PF Standard Specifications dated 2004, passing the 3-inch sieve, for bedding material and backfill material to 12 inches above the pipe.
- 7.1b Use selected material Type C, as specified in Subsection 703-2.07 of the Alaska DOT&PF Standard Specifications dated 2004, for backfill. Type C is described as earth, sand gravel, rock, or a combination thereof containing no muck, peat, frozen material, roots, sod, or other deleterious matter and is compatible.
- 7.1c Excavated native material may be used for backfill if it meets the requirements of Selected Material Type C.
- 7.2 The road prism is defined to include the finished roadway surface and underlying structural layers out to, and including, any unpaved shoulders, curbs, and attached pathways.
 - Backfill the vertical extent of the roadway prism with structural backfill to a limit defined by extending a one and one-half horizontal to one vertical (1 1/2:1) slope from the roadway prism limit (shoulder of the road or back of path as applicable) down to where the slope intercepts the bottom of the excavation.
 - Backfill the remaining trench outside the prism with materials meeting the requirements of selected material, Type C, as defined by the latest edition of the Standard Specifications for Highway Construction.
- 7.3 Compact all trenches within or crossing road prisms and pathways at a minimum of 95% of the optimum density. All compaction tests shall be at the Permittee's expense. The Department's inspector shall determine the testing frequency. A copy of each test will be submitted to the Department.
- 7.4 Ponding or jetting is not permitted during backfill operations.
- 7.5 Backfill all trenches, bore pits, and other excavations located outside road and pathway prisms with clean, non-organic, and compactable material meeting the requirements of Select Material, Type C, as defined in the Department's Standard Specifications for Highway Construction. Existing material is acceptable as backfill provided it meets the requirements of Select Material, Type C.
 - Remove material not suitable for use as backfill from the site, as determined by the Department. Replace unsuitable backfill material with imported material meeting the requirements of Select Material, Type C.
 - Compact backfill to existing undisturbed soil densities or better, and graded to blend with the existing ground surface. All costs associated with removal of unusable material and placement of import material is the responsibility of the Permittee.
- 7.6 Place the underground facility a minimum of 48 inches below the surface when in the State's road prism.
- 7.7 Place the underground facility a minimum of 48 inches below the bottom of the ditch, when in the ditch prism.
- 7.8 Place the underground facility a minimum of 48 inches below the surface when under an airport runway or taxiway, measured from the surface of the pavement to the top of the cable, conduit, pipeline, or encasement.
- 7.9 Place the facility a minimum of 36 inches below original ground when 10 feet outside the slope limits.
- 7.10 Regrade and recompact any disruption made when plowing/trenching facility across an unpaved road.
- 7.11 Provide lateral trench and bore pit support as necessary.
- 7.12 Place buried caution tape one foot directly above the Facility being installed.

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- 7.13 Excavation is not authorized by this Permit.
- 8.0 BORING AND JACKING
- 8.1 Bore or jack the road crossing.
- 8.2 The Permittee shall, in the event of a failed bore path, immediately fill all voids by injecting an excavatable flowable fill (sand slurry).
- 8.3 Do not attempt recovery of any drill head, auger, or drill stems that require excavating into paved road or pathway surfaces, without prior approval from the Department.
- 8.4 Place the bore pits outside the ROW.
- 9.0 PAVEMENT REPLACEMENT AND TRAFFIC MARKINGS
- 9.1 Replace the road surface as follows: 6 inches of crushed aggregate base course (grading D-1) and 6 inches in 2-3 inch lifts of Type II hot asphalt with tack coat applied between the lifts.
- 9.2 Replace all paving and base and subbase removed in kind and to the densities existing. As a minimum the section will be constructed using 6 inches of crushed aggregate base course (Grading D-1) and 4 inches of Type II Hot Asphalt, Grade A.
- 9.3 Replace all asphalt concrete pavement, base course, and subbase removed in kind and to the densities existing. As a minimum, 6 inches of crushed aggregate base course (Grading-D-1) and 3 inches of Type II Asphalt Concrete (See Alaska DOT&PF Standard Specifications for Highway Construction).
- 9.4 Replace the road surface in accordance with the attached typical section drawing on page #.
- 9.5 Cut the pavement with a pavement saw, cutting wheel, or other approved tool before excavation begins. Prior to paving, edges will be re-cut edges prior to paving if requested by the inspector for the Department of Transportation.
- 9.6 Tack the edges of the pavement cut with tack coating before placing the asphalt patch.
- 9.7 Pavement cuts may be authorized from May 1st to September 30th and will only be permitted on an emergency basis from October 1st through April 30th unless the Regional Utilities Engineer approves a request for exception. Planned pavement cuts must be repaired by September 30th. No more than 2,500 feet of pavement by project stationing can be disturbed without final repair.
- 9.8 Maintain all roadways to the proper crowned surface, be kept smooth and passable. Pedestrian and bicycle facilities affected by the pavement removal shall be maintained smooth and passable at all time.
- 9.9 If the edge of the pavement is damaged during this construction replace the pavement to the centerline of the roadway at least 10 feet each side of the damaged area. If the damage is intermittent and less than 50 feet between damaged areas, make the repair continuous to cover the damage.
- 9.10 Permanently repair all asphalt cuts with hot asphalt. Asphalt concrete pavement shall be Type II, Class B, installed in conformance with Section 401 of the Alaska DOT&PF Standard Specifications dated 2004. Submit the proposed job mix design for review and approval by the department.
 - a. For service crossings, pre-saw the area to be excavated. After completion of the utility installation, saw back the existing pavement a minimum of 1-1/2' over undisturbed earth on each side of the trench. Install 6" of asphalt hot mix which shall be spread and compacted in layers. The top layer shall not exceed a 2" compacted depth. Paint the entire area of all top-lift longitudinal joints with a 1/8" thick band of polymerized bituminous joint adhesive prior to placement the abutting lanes. The modified joint adhesive materials shall be Crafco Pavement Joint Adhesive No. 34524, or an approved equal.

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The temperatures and application method of the joint adhesive shall be per manufacturer's recommendations.

b. For lane replacement, pre-saw the area of pavement effected by the utility installation. Cut the pavement so that the edges are vertical, the sides are parallel, and the ends are perpendicular to the direction of traffic. The depth of pavement to be replaced will match the depth of the existing pavement unless otherwise specified. The pavement will be spread in layers not to exceed 2" to the seam nearest the centerline of the roadway. Paint the entire area of all top-lift longitudinal joints with a 1/8" thick band of polymerized bituminous joint adhesive prior to placement the abutting lanes. The modified joint adhesive materials shall be Crafco Pavement Joint Adhesive No. 34524, or an approved equal. The temperatures and application method of the joint adhesive shall be per manufacturer's recommendations.

If the contract quantity is less than 1,500 tons, the asphalt concrete pavement will be accepted based upon the engineers approval of the job mix design and the placement and compaction of the asphalt concrete to the specified depth and finished surface requirements and tolerances. The engineer's approval of the job mix design does not relieve the Permittee or their Contractor from the responsibility to produce the approved mix and is subject to field verification testing for oil content, density and gradation. The gradation, density, and asphalt content shall be determined in accordance with section 410-4.02. If a calibrated nuclear content gauge is not available, asphalt content of the mix may be determined by extraction in accordance with AASHTO T-164. A minimum of two tests shall be taken for each approved mix design or as designated by the engineer.

- 9.11 A Polymer modified cold mix asphalt or concrete patch may be used as a temporary patch subject to written approval of the Regional Utilities Engineer. Replace the temporary patch as soon as hot asphalt is available.
 - a. Temporary repairs made with polymer-modified cold asphalt
 - For crossings, saw back existing pavement a minimum of 1' over undisturbed earth on each side of
 the trench. Paint edges with STE-1 tack coat and install 4" of polymer-modified cold asphalt.
 Repair damage to the pavement surface at locations other than crossings by replacement of asphalt
 to the seam nearest centerline of the roadway with 4" of polymer-modified cold asphalt. Saw cut
 all edges and paint with STE-1 tack coat.
 - The polymer-modified cold asphalt shall be spread and compacted in 2" lifts; each compacted to a
 minimum of 94% of maximum density. Asphalt patch density shall be field-controlled utilizing a
 calibrated nuclear densometer at two locations per patch. Field testing results shall be certified by
 a registered engineer and forwarded to DOT&PF.
 - 3. Temporary concrete patches shall be a minimum of 6" thick with 6" x 6", 6 gage wire mesh or suitable reinforcing steel installed 3" below the finished grade. Concrete shall be Class A, six sack mix, with a slump range of 2"-4".
- 9.12 A temporary patch using concrete is allowed but must be replaced with asphalt concrete as soon as available. The Permittee shall maintain road repairs to the Department's satisfaction for two years after the date of final repairs.
- 9.13 The Permittee shall conduct a final grade inspection of that portion of the facility under the road crossing before re-paying.
- 9.14 The Permittee shall thoroughly and uniformly compact the asphalt concrete mixture to a density of 95% of the maximum specific gravity (MSG).
- 9.15 Asphalt concrete mixture that becomes contaminated with foreign material, is segregated, or is in any way determined to be defective will be removed and replaced at the Permittee's expense. Remove defective materials for the full thickness of the course.

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9.16	The finished pavement surface will be tested after final rolling at selected locations using a 16-foot straightedge. Variations of more than 3/16 inch from the testing edge between any two contacts will be corrected.
9.17	Pave the entire traffic lane if disturbed.
9.18	Pave at least half of the roadway, if less than half of the roadway is disturbed.
9.19	Pave the entire roadway for a minimum distance of 100 feet straddling the disturbance, if more than half of the roadway is disturbed.
9.20	Schedule paving to be laid within 4-hours of completion of underground installation at the crossing.
9.21	Schedule paving to be laid within 8-hours of completion of underground installation at the crossing.
9.22	Schedule paving to be laid within 12-hours of completion of underground installation at crossing.
9.23	Schedule paving to be laid within 1 day of completion of underground installation at crossing.
9.24	Pavement will not be affected by the work covered under this Permit.
9.25	Replace all damaged traffic markings in kind.
9.26	Maintain all roadways, pedestrian and bicycle facilities affected by the pavement removal in a smooth and passable condition at all times.
10.0	DRAINAGE
10.1	Assure that all water entering the Department's storm drain facility meets the minimum criteria for water quality standards as set forth in the Alaska Administrative Code (18 AAC 70.010110).
10.2	Maintain existing drainage patterns during construction of the Facility and restoration of the ROW unless otherwise agreed to by the Department.
10.3	Maintain all erosion control prior to slopes becoming stabilized.
10.4	Install and Maintain BMPs required by the NDPES permit throughout the duration of the project.
10.5	Notify the Department of Transportation of drainage problems caused by the work under this Permit and will remedy the problem as directed by the Department.
10.6	Replace all culverts damaged by work under this Permit with a C.M.P. of the same size, or 18-inch, whichever is greater. Culverts that are found undersized or damaged shall be cleaned of debris or replaced at the Permittee's expense.
10.7	The Permittee shall be responsible for cleaning, thawing, and general maintenance of the drainage system, from the existing (manhole)(catch basin)(curb inlet) within the ROW to the new (manhole)(catch basin) on the Permittee's property.
10.8	Provide an Alaska Certified Erosion and Sediment Control Lead (AK-CESCL) trained person, with the authority to direct activities required by the SWPPP, APDES permit or other permit conditions, during all construction and maintenance activities authorized by this permit that involve ground disturbing activities. Provide proof of current AK-CESCL certification upon request.
11.0	RIGHT-OF-WAY PROTECTION, MAINTENANCE, AND RESTORATION
11.1	Cleanup within one day behind installation of the facility. Do not trench or plow more than can be cleaned

up the following day.

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- 11.2 Restore the work area to its original cross section by the end of the workweek. Close trenches at the end of each workday whenever possible. No more than 20 feet of trench excavation shall remain open at the end of the workday. Barricade open trenches to prevent accidental entry.
- 11.3 Immediately repair any damage of existing utilities, storm drainage or other highway structures caused as a result of construction authorized by this permit.
- 11.4 Heavy tracked equipment operation will not be permitted on a paved roadway or shoulder, unless approved in writing by the Regional Utilities Engineer. If approved, planking or rubber tires shall be utilized between the vehicle tracks and the pavement. The Permittee shall repair damage to the pavement as a result equipment operation as directed by the department.
- 11.5 The Permittee or his Contractor will be responsible for winter and spring maintenance of the road shoulders, ditch lines, backslopes, road surfaces, taxiways, and runways that have not been left in a neat and clean condition, satisfactory to the Maintenance Section of the Department of Transportation.
- 11.6 Clear and grub prior to starting excavation.
 - Keep clearing performed within the ROW to the minimum necessary for construction and maintenance
 of the utility. Cut stumps flush with the ground.
 - Vegetation and debris removed by clearing and grubbing will be disposed of by burning, chipping, or
 other approved methods. Comply with applicable laws and local ordinances regarding burning.
 Chipping shall be done in a manner that precludes the debris from blocking roadway ditches or
 drainage structures.(SE)
- 11.7 Dispose of trees, brush or other natural growth by mechanical chipping (6" x 4" x 1" maximum resultant size) or hauling away. Stumps and grubbing piles shall be loaded and hauled to a disposal site outside the Department's ROW. Trees left for the public shall be limbed and stacked in a location where loading does not interfere with the safe operation of the travel way. Cut trees and brush to a height of not more than 6 inches above the surrounding ground.
- 11.8 The Permittee shall not blade a berm pile when plowing through tundra and small brush. If a berm pile is made during the plowing operation the Permittee shall dispose of the debris by loading and hauling away.
- 11.9 Dispose of all existing stump rows and/or berm piles if disturbed during the plowing operation. The Permittee shall dispose of the debris by loading and hauling away.
- 11.10a Guardrail that is removed or damaged during construction shall be replaced in accordance with Section 606 AKDOT&PF Standard Specifications, and Standard Details G-04.07W, G-04.06S, G-00.01, G-10.01.
- 11.10b Guardrail that is removed or damaged during construction will be replaced in accordance with Section 606 AKDOT&PF Standard Specifications. Guardrail terminal ends that are removed or damaged during construction will be replaced with extruder terminals (ET-2000) in accordance with Sections 606 and 710 AKDOT&PF Standard Specifications. (SE)
- 11.11 Any Survey monument or monument accessory that will be disturbed or destroyed during construction of the Facility shall be referenced prior to beginning work, and restored or replaced by a Registered Land Surveyor licensed in accordance with AS 34.65.040. All monument records shall be reviewed by the Department prior to filing with the District Recorder.
- 11.12 Highway signs that are in conflict with construction shall be relocated on a temporary basis and reinstalled at the original location as soon as possible. Signs that are damaged during construction shall be replaced in kind to the Department's standards, and at no cost to the Department.
- 11.13 Replace all driveways/street intersections in kind.
- 11.14 Replace all curbs and gutters to an existing undisturbed joint.

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- 11.15 Remove all overhead lines abandoned as the result of this Permit.
- 11.16 Provide street sweeping to keep free of loose material all paved portions of the roadway and haul routes open to the public, including sections of roadway off the project where your operations have deposited loose material. Use a street sweeper that can collect materials rather than eject them on the shoulder of the road.
- 11.17 Provide power brooming to keep free of all loose material all paved portions of the roadway and haul routes open to the public, including sections of the roadway off the project where your operations have deposited loose material. Use a power broom that can eject material to the shoulder of the road.
- 11.18 Furnish, haul, and place water for dust control and pavement flushing as directed by the Department. Use water trucks that can provide a high-pressure water stream to flush the pavement and a light-water spray to control dust. If the flushing operations contaminate or fill adjacent catch basins, clean and restore them to their original condition. Pavement flushing and dust control is required in sections off the project where flushing is required.
- 11.19 Upon completion of the work within the State ROW or State property, remove all equipment, dispose of all waste material, and leave the premises in a neat and clean condition satisfactory to the Department of Transportation.
- 11. 20 Obtain locates for any existing traffic signals, traffic interconnect cables, street light facilities, or FAA cables prior to construction. Damages shall be repaired and restored to working order within eight hours at the Permittee's expense. Any splice must be located within a Type II Junction Box or as directed by the Department.
- 11.21 Obtain locates for the Department's electrical facilities located within Ted Stevens Anchorage International Airport boundary by contacting the TSAIA Field Maintenance Electrician at 266-2423 between the hours of 7:30-8:00 a.m. and 3:00-3:30 pm.
- 11.22 Maintain all roadways, pedestrian and bicycle facilities affected by the pavement removal in a smooth and passable condition at all times.
- 11.23 The Department shall not be held responsible for any damages resulting from routine ditch grading or general maintenance activities including sign post installations.
- 11.24 Remove existing mailboxes and newspaper delivery tubes that conflict with construction and reset them temporarily. After construction has been completed reinstall in accordance with AKDOT&PF Standard Drawing M-20 and M-23.

12.0 RIGHT-OF-WAY

12.1 The Facility is located along or crossing the Department's controlled-access ROW. Access to the site for construction and/or future maintenance of the Facility from within the controlled-access limits, or from an entrance or exit ramp, is prohibited.

13.0 TOPSOIL AND SEEDING

- 13.1 Replace and restore all vegetation disturbed. Unless otherwise required, re-vegetation shall consist of establishing seeded grassed slopes over the disturbed ground. The Permittee shall use all means necessary to maintain and protect the disturbed slopes from erosion until such time as the vegetation is established.
- 13.2 Fill slopes, ditches, and backslopes shall be returned to their original or better condition at the end of the workweek unless otherwise directed by the Regional Utilities Engineer. Reseeding of backslopes will be in accordance with Section 618 AKDOT&PF Standard Specifications dated 2004.
- 13.3 Replace any topsoil lost as a result of construction under this permit.

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- 13.4 Re-seed all areas within the Department's ROW disturbed by work under this permit.
- 13.5 Re-grade all disturbed areas to blend with the existing ground surface and re-seed after completing backfill of pipe.
- 13.6 If re-seeding is not complete by August 15th, then re-shaping of all disturbed areas shall be completed by July 1st of the following year. The Permittee is responsible for all erosion control measures and cleaning of ditches and culverts.
- 13.7 Hydroseed the disturbed areas with the project seed mix for the Project Name project, attached.
- 13.8 Re-seed as per the Revegetative Guide for Alaska printed by the Extension Service.
- 13.9 Hydroseed the disturbed area with the following seed mix: Bering Hairgrass (Norcoast) 40%, Red Fescue (Arctared) 30%, Wheatgrass (Agropyron Macrourum) 10%, and Annual Ryegrass (Lolium) 10%.
- 13.10 Hydroseed the disturbed area with the following seed mix: Bering Hairgrass (Norcoast) 40%, Kentucky Bluegrass (Nugget) 30%, Red Fescue (Arctared) 20%, and Annual Ryegrass (Lolium) 10%.
- 13.11 Hydroseed the disturbed area with the following seed mix: Bering Hairgrass (Norcoast) 40%, Kentucky Bluegrass (Nugget) 30%, and Red Fescue (Arctated) 30%.
- 13.12 Hydroseed the disturbed area with the following seed mix: Bering Hairgrass (Norcoast) 60%, Red Fescue (Arctared) 30%, and Annual Ryegrass 10%.

14.0 FIBER-OPTIC CABLE

- 14.1 (Road Crossings) The Permittee's fiber-optic design shall allow for potential adjustment of the facility in the event of the Department's future transportation improvement projects, and in no case shall relocation extend beyond the perpendicular distance between ROW.
- 14.2 (Longitudinal) In the event of conflicts between the facility and the Department's future transportation improvements, fiber-optic splices are available at new or existing vault/hand-hole locations spaced a maximum distance of # feet (#')
- 14.3 In the event relocation of the facility is ordered by the Department:
 - The Department is not responsible for, will not guarantee, and will not participate in, the reestablishment of diversity routing.
 - b. The Department will, in its discretion, exercise its authority under 17AAC 15.081 to require joint use trench or pole line attachment.
 - c. The additional costs associated with the Permittee's need to provide diverse routing shall be borne solely by the Permittee.
- 14.4 The Permittee agrees that in the event of conflicts between the facility and the Department's future transportation improvements, the facility is capable of being re-routed or shut down (with no other accommodation) with a maximum of two weeks' notice to accomplish the required adjustment or relocation.
- 14.5 Agreements between Permittees, or between Permittees and third parties, regarding the use of state ROW to which the department is not a signatory, are not binding on the department. (17AAC 15.011)

15.0 OVERHEAD FACILITIES

15.1 New and relocated aerial facilities shall maintain a minimum vertical clearance of twenty feet (20") in all locations within the ROW. (17 AAC 15.201)

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- 15.2 Install guy guards on all down guys installed within the ROW.
- 15.3 Remove all overhead facilities abandoned as the result of this Permit.
- 15.4 Guy/Anchor attachment shall not be located within clear zone # of feet (#').

16.0 LIMITATION OF OPERATIONS ON AIRPORTS

- 16.1 All existing runways will remain open and operational during the period of construction. It shall be the responsibility of the Permittee to establish and maintain communication with the Air Traffic Control Tower or Flight Service Station as appropriate and to comply with their requests concerning the movements of construction equipment, men, and materials in the vicinity of the existing runways. The Permittee shall Furnish a liaison radio operator and radio with each work party located within 100 feet of a runway centerline.
- 16.2 Vehicles, equipment, and materials shall never be parked or left standing on existing runways. All vehicles operating on airport surfaces shall be provided with a functional rotating amber light. All obstructions except stakes or hazard markers shall be removed during non-working hours.
- 16.3 Remove construction equipment from and otherwise clear the runway shoulders for operations of regularly schedule airline flights. Cooperate with the Airport Manager and the Flight Service Section to remain continuously informed regarding flight schedule times.
- 16.4 Control operations so as to provide for the free and unobstructed movement of aircraft in the Air operations areas of the airport.
- 16.5 When the work requires the Permittee to conduct his operations within an air operations area of the airport, work shall be coordinated with airport management (through the engineer) at least 48-hours prior to commencement of such work. The Permittee shall not close an air operations area until so authorized by the engineer and until the necessary temporary markings and associated lighting is in place as provided in the subsection titled Traffic Control.
- 16.6 Discontinue the use of a machine or device, which interferes with any government, operated transmitter, receiver, or navigational aid until the cause of the interference is eliminated.
- 16.7 Comply with the attached Building/Construction Permit Standard Conditions for Ted Stevens Anchorage International Airport.
- 16.8 The Department will not be responsible for any delays, redesign, rerouting, or additional costs in the permitted project due to encountering contamination.
- 16.9 Provide a copy of the As-built survey to Mike Lee, Chief Engineer, Ted Stevens Anchorage International Airport, P.O. Box 196960, Anchorage, Alaska 99519-6960.

17.0 WARRANTY

- 17.1 Warrant and Warranty, for the purposes of this Permit, shall mean the Department's concurrence block authority on any warranty release issued by the Permittee. The Department's signatory authority is Ken M. Morton, P.E., Utilities Engineer, phone: 269-0686.
- 17.2 Warrant the materials and workmanship of the road, and road ROW, to ensure completion of the construction, including the restoration of surfacing, slopes, slope treatment, drainage facilities, pathways, and ROW cleanup for the warranty period.
- 17.3 The Department will notify the Permittee of any surface deformity. The Permittee shall prepare a corrective action plan for review and approval by the Department. The corrective action plan shall include:

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- A methodology to determine if the pavement surface deformation is due to subsurface forces, such as subsidence or drainage, and;
- A proposal for correcting the surface variation.
- 17.4 Remedy promptly, without cost to the Department, any and all defects in materials and workmanship resulting from defective materials and workmanship. If the defect, in the opinion of the Department, is of such a nature as to demand immediate repair, the Department shall have the right to take corrective action and the cost thereof shall be borne by the Permittee.
- 17.5 The Permittee or his designee and the Department shall perform construction inspection of the road. The Permittee or his designee shall handle any coordination with respect to inspection activities involving both the Department and Permittee.
- 17.6 The Warranty period shall mean a period of two (2) years from the acceptance of the road. The Warranty shall remain in effect until final inspection and acceptance by the Department.
- 17.7 Any damage to the roadway prism, fill slopes, ditches, backslopes, structures or underground utilities determined to be a result of work authorized by this permit that becomes apparent within two (2) years after project completion and acceptance by the department shall be repaired by the Permittee.

18.0 RELEASE OF WARRANTY

- 18.1 The Permittee and the Department shall perform an inspection prior to the end of the warranty period. The Permittee or his designee is responsible to schedule and coordinate with the Department the final warranty inspection. The Permittee shall correct any defect in the work revealed by the warranty inspection.
- 18.2 Upon the Permittee's satisfactory performance of all its obligations under this Permit, the Department shall execute a written statement acknowledging performance and release of the warranty obligations. Release of the warranty shall not release the Permittee of all other provisions of the permit.
- 18.3 Any damage to the roadway prism, fill slopes, ditches, backslopes, structures or underground utilities determined to be a result of work authorized by this permit that becomes apparent within two (2) years after project completion and acceptance by the department shall be repaired by the Permittee.

19.0 BRIDGE ATTACHMENT

- 19.1 DOT&PF attempts to provide at least a 75-year service life for each structure, so any utility installation should be capable of performing for a comparable service period without substantive maintenance. Refer to the Alaska Administrative Code (AAC), 17 AAC 15.231, which lists general guidelines for utility installation on bridges. The following requirements supplement the AAC.
- 19.2 The installation must be of substantial design, proportioned to span between supports without undue deflection under its own weight and the other imposed loads. The installation must be capable of accommodating the thermal expansion and contraction of the bridge.
- 19.3 The installation must be located within either exterior bay of the girders.
- 19.4 The elevation of all components of the installation must be at least 1 inch above the bottom flange of the girders or lower chord of a truss.
- 19.5 Do not locate holes within the tension flange of the girders.
- 19.6 If holes in the web are desired: use a 1-inch diameter maximum, locate them within the middle 1/3 of the web, place them at least 6 inches minimum clear from all welds, and space them at least 4 feet center to center.
- 19.7 Place no additional holes through the back wall.

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- 19.8 Repaint damaged areas of the bridge's paint system caused by the installation of the utility, including drilled/cored holes and incidental damage. Sections 513 & 708 of Alaska's Standard Specifications for Highway Construction 2004 apply to field painting of existing structures. Spot paint repair of minor areas is addressed in Section 513-3.12. The paint materials must meet Section 708 for a three-coat system. Approved systems are Wasser's (MC-Zinc, Ferrox B, Ferrox A) and Sherwin Williams (Galva-Pac, Ironox B, Ironox A). The spot paint color must match the bridge's existing paint color. (NR)
- 19.9 All hanger bolts must have double nuts or burred bolt threads.
- 19.10 All exposed components of the installation must be constructed of corrosion-resistant materials or have corrosion-resistant coatings.
- 19.11 Mark the utility owner's name and local phone number at both abutments to allow immediate contact in an emergency.
- 19.12 Provide photographs of the completed installation that include typical hanger systems, general view of the utility attachment, view across piers (if applicable), and photos of the utility at each abutment.
- 19.13 The following are not permitted:
 - Attachments to the underside of the deck.
 - Attachments to bridge rail or bridge rail posts.
 - No timber utility components.
 - Welding to the bridge.
- 19.14 A professional engineer, licensed by the State of Alaska must design the installation. The design engineer must have design experience applicable to the proposed installation. Provide Bridge Section with design calculations plans (drawn to scale) of the proposed layout, including typical sections at the abutments, attachment to the girders, and sections through the diaphragms and over the piers (if applicable). Specify the utility's size, thickness, and material. Provide the system's total weight per linear foot, including the weight of the contents inside the proposed conduit.

A-43 Scope, Schedule, Budget Memo (1 of 3 pages)



MEMORANDUM

STATE OF ALASKA

Department of Transportation and Public Facilities Central Region Utilities

TO: Angela M. Smith, P.E.

Squad Leader

Aviation Design

AKSAS NO: 54603

THRU: John Linnell, P.E.

Chief, Traffic, Safety and Utilities

FROM: Mark Riley

Utilities

DATE: August 27, 2012

PHONE NO: 269-2011

SUBJECT: ANC Remote Refueling

Apron South of T/W P

SSB

The following is a response to the July 19, 2012 Scope, Schedule & Budget request for the ANC Remote Refueling Apron south of T/W P project. Below is a cost summary estimated for this project.

Three Group VI (747-8, A380)	Phase 2		Phase 7			Totals	
PCC Hardstands	Low Est.	High Est.	Low Est.	High Est.	Low Est.	High Est.	Average
Utilities Section Efforts	\$10,000	\$16,000	\$2,500	\$5,000	\$12,500	\$21,000	\$16,750
Fuel line Work	\$26,000	\$24,000	\$475,000	\$582,000	\$497,000	\$608,000	\$552,500
Electrical Line Extension	\$0	\$0	\$35,000	\$55,000	\$35,000	\$55,000	\$45,000
Electrical Line Relocation	\$29,000	\$44,000	\$638,000	\$957,000	/\$667,000	\$1,001,000	\$834,000
Totals:	\$61,000	\$86,000	\$1,750,500	\$1,599,000	\$1,211,500	\$1,685,000	\$1,448,250

Four Group VI (737)	Phase 2		Phase 7		Totals		
PCC Hardstands	Low Est.	High Est.	Low Est.	High Est.	Low Est.	High Est.	Average
Utilities Section Efforts	\$1,000	\$2,000	\$1,000	\$2,000	\$2,000	\$4,000	\$3,000
Fuel line Work	\$10,000	\$15,000	\$641,500	\$780,500	\$551,500	\$795,500	\$723,500
Electrical Line Extension	\$0	\$0	\$35,000	\$55,000	\$35,000	\$55,000	\$45,000
Totals:	\$11,000	\$17,000	\$677,500	\$837,500	\$688,500	\$854,500	\$771,500

The Utilities Section will complete the work in-house for this project. A fuel line extension will be necessary to supply fuel to the new PCC hardstands and an electrical line extension will be necessary to provide service to the ground power service equipment for the Remote Fueling Apron. An underground primary electrical line may require relocation to an area outside the proposed Taxiway N. The estimates are based on the following assumptions:

A-43 Scope, Schedule, Budget Memo (2 of 3 pages)

Three Group VI (747-8, A380) PCC Hardstands

Underground Fueling System:

- Connect to existing 12-in fuel line located at the southwest corner of Taxiway P and extend east to southeast corner of Taxiway P.
- Install 6 fuel hydrant pits (2 per hardstand).
- . Install 6-in laterals connecting the new 12-in fuel line to each hydrant pit.
- Install (1) Fuel Surge Suppressor Pit, (1) High Point Vent, (1) Low Point Drain, and
 (2) Emergency Fuel Shutdown Pit Assemblies.
- Perform hydrostatic pressure testing and fuel system flushing.

Underground Electrical Relocation

- There is an existing underground primary electrical line in 2-6" concrete encased ducts running approximately 275-ft north of and parallel to the snow disposal site access road, extending across the project limits from Taxiway R to Postmark Drive.
- Relocate approximate 2,300-ft of UGE primary from Vault 1539 to Switch Cabinet SC 580. Relocated this line, Switch Cabinet SC 581 and Vault 8556 to the north side of the snow disposal site access road.
- Install new Vault 275-ft to the south of existing Vault 1539.

Electrical Line Extension (if GPS required)

- Extend conductor in 600-ft of existing 2-4-in conduits beginning at the northeast corner of Taxiway U PCC hardstands and running along the east end of Taxiway P and ending at the southeast corner of Taxiway P.
- Install pad-mounted transformer at southeast corner of Taxiway P.
- Install meter base.

Four Group VI (737) PCC Hardstands

Underground Fueling System

- Extend 12-in fuel line south from southeast corner of Taxiway P to the west end of the snow disposal site access road and then east to the easternmost PCC hardstand.
- Install 8 fuel hydrant pits (2 per hardstand).
- Install 6-in laterals connecting the new 12-in fuel line to each hydrant pit.
- Install (1) Fuel Surge Suppressor Pit, (1) High Point Vent, (1) Low Point Drain, and
 (2) Emergency Fuel Shutdown Pit Assemblies.
- Perform hydrostatic pressure testing and fuel system flushing.

Electrical Line Extension

 From new switch cabinet installed near north-south fence line crossing the snow disposal site access road (the switch cabinet will be installed during UGE relocation for the proposed three Group VI (747-8, A380) PCC Hardstands), extend conductor in 350-ft of 2-4-in conduits running easterly along the access road to southeast corner of Additive Alternate Area proposed PCC hardstands.

A-43 Scope, Schedule, Budget Memo (3 of 3 pages)

Install pad-mounted transformer at southeast corner of Additive Alternate Area
proposed PCC hardstands.

Install meter base.

Discussions between ASIG and ANC will need to take place to determine who will be paying for what (materials, labor, etc.) regarding the underground fuel system; this has varied over past projects.

ANC needs to determine if ground power supply is required at each parking position.

Discussions with CEA will need to take place to determine if they indeed want to relocate the existing underground electrical primary from under the proposed Taxiway N.

If you have any questions, please don't hesitate to contact me.

cc: Rory Redick, Section Lead, Utilities Section

MR

A-46 Scoping Memo

CHAPTER 4 SECTION 4.03.01

MEMORANDUM

STATE OF ALASKA

Department of Transportation & Public Facilities

TO:

Sean Baski, P.E.

Design Project Manager

Central Region

THRU: John Linnell, P.E.

Group Chief, TS&U

Central Region

FROM: Rory Redick

Utilities

DATE: December 9 2011

DATE: December 8, 2011

FILE NO: Lake Street (Homer)

PHONE NO: 269-0632

SUBJECT: Utility Estimate

As requested you will find helow an in-house scoping level estimate of utility relocation costs associated with rehabilitation of Lake Street in Homer. Our review of the plans, miniature cross sections, and utility system maps indicates that there is no significant difference in utility related costs between the two alternatives.

Total Estimated Costs	390,000-450,000	
Phase 4 CC	120,000 - 150,000	COH Water and Sewer adjustments
Phase 7 Construction	120,000 - 150,000	HEA and ACS relocation
Phase 7 CE	75,000	COH, ACS, HEA and ADOT Utilities
*Phase 2 PE	75,000	COH, ACS, HEA and ADOT Utilities

^{*}Recommend revisiting the phase 2 engineering estimate when the scope of water and sanitary sewer relocations are better defined, and determine if engineered designs and estimates are required.

Estimate Assumptions:

- Relocation of water and sanitary sewer mains, other than valve, manhole and service adjustments, and insulation, is not required. This includes the asbestos cement sewer main along project right.
- The PRV manhole cone, barrel frame, and grate can be adjusted or reconstructed per the City of Homer detail, attached.
- Water and sanitary sewer services need to be evaluated for cover under the new ditch cuts. Recommend verifying vertical locations of the services by record drawings, if they exist, or by vacuum extraction potholing. We count approximately 36 services.
- The phase 4 estimate does not include water or sanitary sewer services that may be requested by, and paid for by, the City of Homer.
- The phase 7 estimate does not include the relocation of the HEA three-phase distribution
 pole line along and crossing Lake Street between stations 13+00 and 20+00. Unless
 there is a clear zone issue, we recommend leaving the poles in the current locations
 behind the existing sidewalk, and cutting the special ditch between the poles and
 proposed right-of-way.
- The estimate does not include relocation or line extension costs for load centers for lighting and/or signals.

A-47 Redline Request (Page 1 of 2)



DEPARTMENT OF TRANSPORTATION AND PUBLIC FACILITIES

STATEWIDE DESIGN & ENGINEERING SERIVICES DIVISION CENTRAL REGION - TRAFFIC, SAFETY AND UTILITIES

SEAN PARNELL, GOVERNOR

4111 AVIATION AVENUE P.O. BOX 106900 ANCHORAGE, AK 99518-6900 (907) 200-0400 (FAX) 269-0425 (TTY) 299-0473

May 4, 2011

RE: Seward

Highway:

 92^{nd}

Avenue

Connector 59770

REDLINE REQUEST

Mr. Joe Sanks Planning Engineer Anchorage Water & Wastewater Utility 3000 Arctic Boulevard Anchorage, Alaska 99503-3898

Mr. Sanks:

The Department of Transportation and Public Facilities (Department) proposes roadway and drainage improvements to the Seward Highway and 92nd Avenue extending from O'Malley Road to Dimond Boulevard. The proposed improvements include grading, drainage, paving, structures, signing, and striping. Existing AWWU facilities may be affected by the project.

Two (2) half-size sets of preliminary plans and the Department's Standard Utility Questionnaire are enclosed. Please confirm the location of your facilities in red pencil on one plan set, making specific note of the following:

- AWWU facilities as shown on the plans that may have been mis-located or omitted;
- AWWU facilities that may have been installed subsequent to the Department's location survey, and;
- 3. Type and size of the facility.
- 4. The source of the AWWU facilities shown on the plan set were a result of asbuilts and surveyed utility locates.

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A-47 Redline Request (Page 2 of 2)

Seward Hwy: 92nd Avenue Connector-59770

Page 2

May 4, 2011

Additionally, please complete the Standard Utility Questionnaire enclosed.

The Department will review the redlined plans and questionnaire to determine if areas of conflict exist. If utility relocation is required, a formal authorization to proceed with preliminary design will be issued.

This project is being funded by the Federal Highway Administration. The Department must therefore comply with the United States Title 23, Code of Federal Regulations, Part 645, relating to the adjustment and/or relocation of utilities in conflict with construction of a federal aid project. The reimbursement must be in accordance with the CFR and Alaska Statue.

Please return the redlined set of plans and the Standard Utility Questionnaire to this office by May 20, 2011.

If you have any questions or require additional information, contact Gabrielle St. Pierre at (907) 269-0629 or gabrielle.stpierre@alaska.gov.

Sincerely,

Ken Morton, P.E. Utilities Chief Central Region

gs

CC:

James Admundsen, P.E., ADOT Project Manager

Rory Redick, Utilitles

Enclosures: 2 sets preliminary plans Utility Questionnaire

A-49 Utility Adjustment Questionnaire (Page 1 of 3)



STATE OF ALASKA DEPARTMENT OF TRANSPORTATION AND PUBLIC

FACILITIES

** UTILITY ADJUSTMENT QUESTIONNAIRE **

(Use n/a for the options which are not applicable)
Project No.: Termini:
Company or Agency:
This Company is: () Privately () Publicly () Cooperatively – owned
and is subject to regulation by the Federal: State:
WILL YOUR COMPANY SUBMIT A BILLING FOR THE COSTS OF PREPARATION OF PLANS, SPECIFICATIONS AND ESTIMATES? () YES () NO
A. If YES, will this work be performed by:
() Your company employees. () A consulting engineer.
B. If this work will be performed by a consulting engineer, is such work by:
() Negotiated job contract.
If this work will be performed by a consultant under a continuing contract, please provide the Department a copy of the contract; name and address of the consultant and the contract execution date.
Please be advised that prior to approval by the State and Federal Highway Administration may be required for the use of a consultant and of the terms of the contract.
2. RIGHT-OF-WAY INVOLVEMENT:
A. Are your company's facilities involved with this project now located on:
(Private land to which your Company holds the fee.
(Private land to which your Company holds an easement.
(Private land to which your Company claims a compensable interest by prescriptive right claim. (Please attach copies of your title, easement or a letter defining the prescriptive right claim.)

A-49 Utility Adjustment Questionnaire (Page 2 of 3)

C. If your Company now occupies state highway right-of-way, will you claim reimbursement under AS 19.25.020 "C"? () YES
under AS 19.25.020 "C"? (
If your Company now occupies publicly owned land or right-of-way, please attach a copy of the instrument constituting your authority for this occupancy.
the instrument constituting your authority for this occupancy.
3. METHOD OF ADJUSTMENT AND/OR RELOCATION:
•
A. If it is determined that adjustment and/or relocation of your facilities will be required by the
highway construction, will the work be performed by:
1. (Company's own forces 5. (Company's own forces 5. (Company's own forces)
2. (By Continuing contract 6. (By combination of (1) and (3)
3. (By contract to lowest bidder 7. (By combination of (1) and (4)
4. ()By State Contractor 8. ()Undetermined
If by method (2) above, please furnish a copy of the contract.
If by method (3) above, please furnish a list of qualified firms from whom bids will be solicited (unless advertised).
4. TYPE OF RELOCATION:
A. Do you anticipate constructing an entirely new facility and retiring the old facility? (NO
B. In accomplishing the said relocation work do you anticipate: 1. Additional work, over and above that necessitated by the highway construction? (YES (NO
Any upgrading of that portion of your facility involved with the highway construction? (YES (NO

A-49 Utility Adjustment Questionnaire (Page 3 of 3)

REPRESENTATIVE ON TH	<u>IS PROJECT.</u>
NAME:	TITLE:
ADDRESS:	
TELEPHONE NO:	EMAIL:
6. REMARKS:	
7. A PRELIMINARY ESTIN	MATE OF THE RELOCATION COST IS \$ (Nearest \$1,000.00)
7. A PRELIMINARY ESTIN	·
7. A PRELIMINARY ESTIN	·
7. A PRELIMINARY ESTIN	·
	(Nearest \$1,000.00)
	·
	(Nearest \$1,000.00)

A-52 Limited PE Authorization – Request for Potholing (Page 1 of 2)

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SEAN PARNELL, GOVERNOR

DEPARTMENT OF TRANSPORTATION AND PUBLIC FACILITIES

STATEWIDE DESIGN & ENGINEERING SERIVICES DIVISION CENTRAL REGION - TRAFFIC, SAFETY AND UTILITIES 4111 AVIATION AVENUE R.O. EIOX 186800 ANCHORAGE, AK 09519-5800 (907) 289-0400 (FAX) 280-0425 (TTY) 289-0473

August 18, 2011

RE: Project No. 59770

Seward Highway: 92nd Avenue Connector

Limited Preliminary Engineering Authorization / Request for Potholing

Dale Patrick Senior Manager OSPE ACS of Anchorage, Inc. 600 Telephone Avenue Anchorage, AK 99503-6091

Mr. Smith:

The Department's review of the preliminary plans for the Seward Highway: 92nd Avenue Connector confirms that conflicts may exist between ACS facilities and the proposed road improvements. Relocation and/or adjustment of ACS facilities may be required. To limit relocation where possible, it is requested that potholing be done to confirm the location and depths of various utilities throughout the proposed project corridor.

The Department is requesting ACS assistance in locating the sub-surface utilities by vacuum-extract potholing in support of the design process. This potholing is requested for approximately 40 locations for ACS as well as other utilities. The Department will survey the vertical location of the existing utilities and use the data to minimize conflicts with the project.

Costs incurred in coordinating and executing the potholing effort are reimbursable to ACS by the Department. The preliminary scope of work includes the following:

- 1. Establish a work order number to accumulate Preliminary Engineering charges;
- 2. Arrange a site review of the project alignment and pothole locations map;
- 3. Request for utility locates on site;
- 4. Coordinate with the Department to allow survey presence during potholing; and
- Provide a cost estimate to cover the potholes, backfill after the survey, and any miscellaneous costs.

A-52 Limited PE Authorization – Request for Potholing (Page 2 of 2)

59770; Seward Highway: 92nd Ave. Connector

Page 2 of 2

08/22/2011

The potholing may require asphalt cuts/repairs and traffic control in some areas. Please review the locations and plan accordingly for these costs in the estimate,

Preliminary plans are enclosed, highlighting the areas where the Department believes utility potholing would benefit the project. Please preform the site review and schedule potholing so it is completed by October 28, 2011.

Please contact Brittany Barkshire at (907) 269-0645 or by email at brittany,barkshire@alaska.gov with any questions and to schedule the site meeting.

Sincerely,

Ken Morton, P.E.

Utilities Chief, Central Region

BDB/

Enclosures: Pothole Location Plans-

cc: Jim Amundsen, Project Manager Rory Redick, Utility Lead, Utility Section

Hc\Projects\Hwy\Anch\59770 - NSH 92nd Ave\Preliminary PE ACS.docx

A-54 PE through 1-Line Design Authorization (Page 1 of 2)

STATE OF ALASKA

DEPARTMENT OF TRANSPORTATION AND PUBLIC FACILITIES

DESIGN & ENGINEERING SERVICES DIVISION CENTRAL REGION - TRAFFIC, SAFETY AND UTILITIES SARAII PALIN, GOVERNOR

4111 AVIATION AVENUE P.O. BOX 196900 ANCHORAGE, AK 90518-6960 (907) 269-0650 (FAX) 907-268-0664 (TTY 209-0473)

May 1, 2009

RE: Project #50898

West Dowling Road, C Street to Old Seward

Highway.

1-LINE DESIGN AUTHORIZATION

Mr. Michael Tullius, Manager, Distribution Services Chugach Electric Association, 5601 Minnesota Drive P.O. Box 196300 Anchorage, Alaska 99519-6300

Dear Mr. Tullius:

Attached are revised Plan & Profile sheets for the West Dowling Road project, between C Street and Old Seward Highway. As discussed at the meeting of February 24, 2009 the proposed bridge at Campbell Creek was shifted to the north to alleviate major conflicts with the 48" sanitary sewer line and create separation from Chugach Electric Association's (CEA's) existing transmission facilities.

Based on the revised design the following conflicts exist:

Underground Facilities — The existing underground 7.2/12.47kv circuits located at station 15+65 and from stations 38+30 to 42+30 Left are in conflict and will require relocation. In addition there are several locations that existing secondary will also be in conflict.

Overhead Facilities – The existing overhead 7.2/12.47kv circuit located along the north side will be in conflict for the entire length, station 16+00 to 38+30 Left and will require relocation. Due the Municipal Undergrounding Ordinance, we acknowledge that a replacement in kind will represent an underground configuration.

At this time the following transmission structures will be in conflict and will require relocation;

- Structure 100-35, station 14+75 Right, the existing bracing attached to the structure will conflict with the proposed pathway.
- Structure 101+15, station 32+80 Right, will conflict with the pathway under the Campbell
 Creek bridge and should be relocated in-line to the east.

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A-54 PE through 1-Line Design Authorization (Page 2 of 2)

Mr. Tullius

May 1, 2009

Page 2 of 2

 Structure 101-17, station 36+40 Right, will conflict with the Austin Avenue approach and should be relocated in-line to the east.

At this time the Preliminary Engineering authorization that was issued on February 17, 2009 is extended to include the following:

- Prepare a preliminary one-line sketch for the relocation of your facilities in conflict with the proposed project. This sketch should include the approximate plan location and general size and type of facility;
- Determine areas where additional right-of-way may be required to accommodate proposed relocation designs;
- Provide the necessary documentation to establish relocation reimbursement eligibility (permits, property interest, etc.); and
- 4. After review and approval of the one-line sketch, you will be authorized by a separate letter to proceed with engineering activities through final design, estimate and specifications for agreement development.

Research of the Department's files did not identify utility permits for the 7.2/12.47 overhead circuit along the north side or for the transmission facilities paralleling the south side from C Street to structure 101-9 (station 23+25 Right). From 101-9 to the Old Seward Highway permit # 1-133290-83-558 was issued for re-conductoring of the 2 - 34.5KV dircuits. Please provide the property interests associated with these facilities, as well as when the second 34.5 KV dircuit was modified to 138 KV.

Attached is a set of the revised Plan and profile sheets for the project as well as a disk containing the design files. We request your attendance at a meeting to discuss the conflicts and the proposed designs on May 12, 2009.

If you have any questions or require additional information, contact Mike Stewart at DOWL HKM Engineering 562-2000, ext. 4112 or Rory Redick with the Utilities Section at 269-0632.

Ken Morton, P.E.,

Sincerely

Chief, Utilities Section

Central Region

RRR/DSG

Cc: Jim Amundsen, Project Manager, Highway Design Rory Redick, Engineer Associate, Utilities

Enclosures

U:\Projects\Hwy\Anch\50898-West Dowling Phase II\CEA\1-Line Auth.doc

A-56 PE through Final Design and Estimate (Page 1 of 2)

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DEPARTMENT OF TRANSPORTATION AND PUBLIC FACILITIES

STATEWIDE DESIGN & ENGINEERING SERVICES DIVISION CENTRAL REGION - TRAFFIC, SAFETY AND UTILITIES

SEAN PARNELL, GOVERNOR

41(1 AV/ATION AVENUE RC. BOX 196900 ANCI-ORAGE, AK 99519-6900 (907) 260-0400 (FAX) 269-0425 (TTY) 260-0473

July 11, 2012

RE: Project 51030 West Dowling Road, PH II

PE Authorization through Final Design and Estimate W.O. #12-41202

Mr. Paul Gardner Engineer ENSTAR Natural Gas Company P.O. Box 190288 401 E. International Airport Road Anchorage, Alaska 99519

Dear Mr. Gardner:

The Department has reviewed the ENSTAR one-line relocation design submitted February 15, 2012. The design is approved subject to the following comments:

ENSTAR plan sheet 3 and 4 of 4:
 ENSTAR proposes replacing the 3-inch steel distribution crossing at station 50+40 with approximately 1600 feet of new 4-inch plastic between Arctic Blvd and "C" Street.

The Department considers the most economical relocation to consist of:

 Instailing 3-inch steel fitting on each side of the new Dowling Road alignment;

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A-56 PE through Final Design and Estimate (Page 2 of 2)

- Cut and abandon the crossing to allow the Department's contractor to accomplish the 9 ft sub-excavation, then;
- Replace the approximately 360 feet of 3-inch steel during embankment construction.

The agreement will reflect a betterment credit, should ENSTAR decide to proceed with realigning the 3-inch steel with 4-inch plastic.

- The Department understands that ENSTAR will vent gas to the atmosphere during relocation of the 8-Inch and 12-Inch transmission mains. The final estimate needs to include a basis for measuring the volume and cost of the gas lost.
- The utility agreement must include the stipulation that ENSTAR will meet
 the Buy America requirements as set forth in 23 US Code 313 and 23 Code
 of Federal Regulations, Part 635.410. The Department requests
 that ENSTAR's final design and estimate include a definitive statement
 about the origins of all products incorporated into the relocation covered
 by the Buy America Provisions.

Please contact Zach Meehan at 269-0648 If you have any questions or require additional information.

Please submit the final design and estimate by July 20th, 2012.

Your continued assistance in the development of this project is appreciated.

Sincerely,

John Linnell, P.E. Group Chief

Traffic, Safety & Utilities

Central Region

ZM/sb

cc: Jim Amundsen, DOT

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A-58 PE and Construction by State (Page 1 of 2)

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SEAN PARNELL, GOVERNOR

DEPARTMENT OF TRANSPORTATION AND PUBLIC FACILITIES

STATEWIDE DESIGN & ENGINEERING SERIVICES DIVISION CENTRAL REGION - TRAFFIC, SAFETY AND UTILITIES

4111 AVIATION AVENUE R.O. BOX 196900 ANCHORAGE, AK 99519-8900 (907) 269-0400 (FAX) 269-0425 (TTY) 269-0473

September 19, 2011

Re:

Project 57181 Kipnuk Boardwalk Improvements

Phase II

Sam Carl Electrical Manager Kipnuk Light Plant P.O. Box 57 Kipnuk, Alaska 99614

Mr. Carl,

The Department is continuing the design effort for the Boardwalk improvements in the village of Kipnuk. A review of the preliminary design indicates that conflicts exist between the proposed boardwalk improvements and Kipnuk Light Plant facilities. Relocation and/or adjustment of your electrical facilities is required.

The Department, on behalf of Kipnuk Light Plant, proposes to coordinate the relocation of the electrical facilities with both the design and construction of the boardwalk project. With your approval and agreement, the Department will:

- Identify electrical facilities in conflict with boardwalk construction, e.g., poles, down guys and anchors, and clearances between overhead conductor and new boardwalk surfaces;
- Develop the necessary in-kind electrical relocation designs, estimates, and specifications;
- Incorporate the relocation designs, estimates, and specifications into the boardwalk project for advertisement, and;
- Administer the electrical relocation during boardwalk construction.

The Department will transmit conflict reports, plans, relocation designs, and specifications to you for review and comment at each stage in the relocation process. The Department will develop a Utility Agreement for signature. The agreement will detail the relocation and/or adjustments required, and identify which electrical facilities requiring relocation are eligible for reimbursement with federal funds.

A-58 PE and Construction by State (Page 2 of 2)

Consistent with Alaska Public Utility Commission (APUC) orders U-83-74(7) and U-83-79(4). Kipnuk Light Plant facilities requiring relocation or adjustment will be considered reimbursable by the project if they were placed using a reasonable degree of prudence to insure not only the safety of the facilities, but also installed in such a manner that provided the maximum ability of others to use the right-of-way without conflict.

Essentially, if the facilities were installed consistent with state and national standards (NESC, NEC, ADEC, ADA, etc.) and located reasonably within the right-of-way corridor, the relocation and/or adjustment costs for the electrical facilities will be reimbursed by the project.

Please indicate your agreement in allowing the Department to provide for the relocation of Kipnuk Light Plant facilities in conjunction with the Kipnuk Boardwalk Improvement project by signing below.

Sam Carl, Electrical Manager, Kipnuk Light Plant

Date

Please contact Brittany Barkshire at 269-0645 / fax 269-0654 should you have any questions or require additional information.

Sincerely

Rory R. Redick Utility Chief (acting)

Central Region

Jimmy Paul, Tribal Administrator, Village of Kipnuk Cc: Morgan Merrit, P.E., Project Manager, Aviation Design

A-60 Specification Memo (Small) (Page 1 of 2)

MEMORANDUM

State of Alaska

Department of Transportation & Public Facilities
Design and Engineering Services — Central Region
Utilities Section

ro: Chris Post, P.E. Central Region

DATE: 03/05/2012

THRU: John Linnell, P.E.

TELEPHONE NO: (907) 269-0645 FAX NUMBER: (907) 269-0654

Group Chief, Traffic, Safety & Utilities

Central Region

Utilitles

FROM: Brittany Barkshire subject: Project No. 52638

Holt-Lamplight Road Resurfacing

Utility Specifications

A draft of the utility related specifications for inclusion in the Standard Modifications and Special Provisions assembly is as follows:

Section 105-1.06 UTILITIES. After "For utilities being relocated, the Contractor will" add the following:

- 1. include utility work on the Construction Phasing Plan and Progress Schedule.
- provide erosion, sediment, and pollution control including stabilization of areas disturbed during utility work, identify all utility companies performing ground disturbing activity in the Storm Water Pollution Prevention Plan (SWPPP). Refer to Section 641 for further information.
- 3. clear and grub. Payment will be made under Section 201, Clearing and Grubbing.
- provide traffic control and flagging. Payment will be made under Section 643, Traffic Maintenance.
- 5. Provide Right-of-Way and/or Construction Surveying before utility relocation. Include:
 - Control for utility relocation- either ROW or Centerlino staking with Station information.
 - Slope staking,
 - Proposed utility facilities and appurtenances.

Payment will be made as follows:

- Subsidiary to Pay Item 642(1) Construction Surveying, if the Contractor is required to provide the surveying as part of the contract and/or
- b. Under Item 642(3) Three Person Survey Party, if the construction or Right of Way staking required by the utility is either in advance of the 2 week work plan, or not required by the contract.

The utility shall give the Contractor, through the Engineer, 15 calendar days advance written notice for regulred staking.

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A-60 Specification Memo (Small) (Page 2 of 2)

Page 2

Provide each utility fifteen (15) calendar days advance written notice for each work location that relocation is required. Provide a copy of the written notice to the Engineer. Phone contact information is as follows:

- Dave Hopkins, Alaska Communications, Network Outside Plant Engineer III, 907-714-8791
- Kathy McDonough, Homer Electric Association, Manager of Engineering, 907-235-3309
- Paul Gardner, ENSTAR Natural Gas, Engineer, 907-334-7755

Utility Specific Coordination:

Alaska Communications of the Northland (ACS): ACS owns and operates aerial and underground telecommunications facilities along and crossing Holf-Lemplight Road throughout the project limits.

Locale and pothole underground cables in all areas of excavation for road, drainage, and approach improvements, including:

- 50 pair cable crossing at station 130+65;
- 100 pair cable between stations 130+50 and 134+50, project right;
- 96 strand fiber optic cable between stations 244+50 and 246+30, project right. Contact Harry Mixed at 907-714-8773 (office) or 907-398-8914 (cell) to coordinate fiber watch prior to beginning bishop creek culvort replacement; and
- 25 pair cable crossing at station 321+00.

Coordinate with ACS to determine the extent of conflict. Allow ACS throa (3) calendar days per location to complete adjustments and/or relocations.

ENSTAR Natural Gas Company (ENSTAR): ENSTAR owns and operates natural gas facilities within the project limits.

Locate and pothole underground facilities in all areas of excavation for road, drainage, and approach improvements, including:

- 2 inch distribution main at station 76+25;
- 2 inch distribution main at station 129+30;
- 8 Inch transmission main runs along project right from approximately station 124+00 to 134+00.
 (Consult engineer if a conflict is expected between transmission line and curve flattening cut slopes); and
- 3 Inch distribution main at station 318+40

Goordinate with ENSTAR to determine the extent of conflict. Allow ENSTAR three (3) calendar days per location to complete adjustments and/or relocations.

Homer Electric Association (HEA): HEA owns and operates everhead electrical distribution and transmission facilities within the project limits.

1. HEA has Overhoad Primary electrical facilities on project left at station 245+00. While a direct conflict is not anticipated, the culvert work at Bishop Creek will be done in close proximity to the electrical facilities. Allow HEA to place protective covers on the lines prior to culvert work at Bishop Creek. In addition, allow for a two-member HEA sufety watch while work is being done near their lines and while rip rap is placed around the pole at station 246+00, left.

"Get Alaska Moving through service & infrastructure."

A-62 Specifications Memo (Large) (Page 1 of 5)

MEMORANDUM

State of Alaska

Department of Transportation & Public Facilities Design & Engineering Services - Central Region **Utilities Section**

To:

From:

Kelly Petersen, P.E.

PD&E

Project Manager

Thru: Ken Morton, P.E.

Utilities Chief

Utilities Lead

Rory Redick

Date: August 6, 2010

File No: 53933

Phone No: 269-0632

Subject: Utility Specifications

- 1, SECTION 105-1.06 UTILITIES, page 8, delete item 8.
- 2. SECTION 105-1.06, page 8, add the following:
 - 8. provide topsoil, fertilizer, and seeding for areas disturbed by utility relocation, in accordance with Sections 618, 619, 620, and 621.
 - 9. provide utility potholes as directed by the engineer in accordance with item 682(1).
- 3. SECTION 105-1.06, page 8, add after "Work done by utility owner(s) is as follows:"

INDUSTRY WAY to HUFFMAN PARK DRIVE/BRANDON STREET:

Chugach Electric Association (CEA):

- 1. Locate and protect the underground 3-phase primary electrical circuit crossing Huffman Road at station 20+84 during installation of storm drain pipe P3-1. Coordinate with CEA to have a crew on site to support and/or adjust the crossing as required.
- CEA will support and/or relocate overhead span guy poles at stations 21+08, 42 2. feet right, and 22+68, 37 feet right, to allow for installation of storm drain pipe P3-1 and P3-4. Allow CEA two (2) calendar days to complete the shoring.
- 3. CEA will relocate the electrical primary distribution pole at station 23+67, 56 feet left, to allow for roundabout construction. CEA will install a new pole at approximate station 22+59, 50 feet left. Coordinate the new pole location with CEA so as not to conflict with proposed modular block wall installation. Allow CEA two (2) calendar days to complete the relocation.

A-62 Specifications Memo (Large) (Page 2 of 5)

Alaska Communications Systems (ACS):

- 1. Pothole underground ACS communications cables crossing Industry Way at approximate station 14+B0, 50 feet left. Coordinate with ACS to determine the extent of conflict with installation of storm drain pipe P2-1. Allow ACS two (2) calendar days to complete the adjustment.
- 2. Locate and protect the underground cable and conduit crossing Huffman Road at station 20+84 during installation of storm drain pipe P3-1. Coordinate with ACS to have a crew on site to support and/or adjust the crossing as required.

General Communications, Inc.:

Locate and pothole underground GCI fiber optic and coaxial cables in areas of excavation for road or drainage improvements. Coordinate with GCI to determine the extent of conflict. Allow GCI access to the site to complete horizontal and vertical adjustments, as required.

	Α	rea	ea Facility		ity	Potential Conflict	
14+50 side	to	15+25,	left	.875 FQ108	and	Storm drain pipe P2-1 and manhole \$2-3	
17+60 side	to	18+20,	left	.875 FO108	and	Approach	
19+00 side	to	19+50,	left	.875 FO108	and	Approach	
20+80 side	to	21+40,	eft	.875 FO108	and	Approach	

ENSTAR Natural Gas Company:

- 1. Pothole underground 4-inch plastic distribution main crossing Industry Way at approximate station 14+90, 40 feet left. Coordinate with ENSTAR to determine the extent of conflict with installation of storm drain manhole S2-5 and pipe P2-4. Allow ENSTAR two (2) calendar days to complete the adjustment.
- 2. Pothole the underground 3-inch steel distribution main crossing Huffman Road at approximate station 16+25, 33 feet right. Coordinate with ENSTAR to determine the extent of conflict with Installation of storm drain pipe P2-8 and storm drain manhole S2-7. Allow ENSTAR four (4) calendar days to relocate the main if required.
- 3. ENSTAR will relocate the 2-inch plastic distribution main along the north side of Huffman Road between stations 15+70 and 21+55. ENSTAR will install the replacement main under the proposed asphalt pathway. Allow ENSTAR five (5) calendar days to complete the relocation.

A-62 Specifications Memo (Large) (Page 3 of 5)

Agreement 1-53933-10-30 Exhibit "D"

Page 3 of 26

HUFFMAN PARK DRIVE/BRANDON STREET to NEW SEWARD HIGHWAY:

Chugach Electric Association, Inc. (CEA):

- 1. CEA will install two 4-inch HDPE conduits across Huffman Road at station 24+35. Allow CEA four (4) calendar days to complete the crossing.
- 2. Pothole the underground 3-phase primary circuit crossing the Carr's driveway between stations 26+00 and 27+00, left side. Coordinate with CEA to determine the extent of conflict. CEA will adjust/or relocate the crossing as required. Allow CEA three (3) calendar days to complete the relocation.
- 3. CEA will relocate the underground 1-phase primary circuit crossing Landmark Street to accommodate installation of storm drain manholes 54-4 and 54-5. Allow CEA three (3) calendar days to complete the relocation.

Alaska Communication Systems (ACS):

1. ACS owns and operates two underground 1800 pair cables along the north side of Huffman Road between Industry Way and the New Seward Highway. The cables conflict with construction of the roundabout at the Brandon Street/Huffman Park Intersection and the construction of the Carr's Driveway.

ACS will relocate the underground facilities along the north side of Huffman Road between approximate station 21+50 and the existing manhole R851 at 29+25, 75 feet left. The relocation includes:

- Installation of new telephone vault at approximate station 21+50, 45 feet left, to intercept existing cables;
- Installation of cable and conduit along the north side of Huffman Road between stations 21+50 and 29+25, including crossings of Huffman Park Drive and the Carr's Driveway;
- Installation of 4-inch conduit crossing of Huffman Road at station 24+35;
- Installation of new 400 pair cable and conduit crossing of Huffman Road at station 28+35;
- Installation of new underground 100 pair cable and conduit crossing of Landmark Street;
- Splicing and cutover of new cables to allow for abandonment of the existing facilities.

Allow ACS twenty (20) calendar days to complete the relocation.

A-62 Specifications Memo (Large) (Page 4 of 5)

Agreement 1-53933-10-30 Exhibit "D" Page-4-of-26-

General Communications, Inc.:

Locate and pothole underground GCI fiber optic and coaxial cables in areas of excavation for road or drainage improvements. Coordinate with GCI to determine the extent of conflict. Allow GCI access to the site to complete horizontal and vertical adjustments, as required.

Area		Facility	Potential Conflict		
side					Loss of cover through roundabout
26+00 side	to	27+00,	left	.875,.500,FO108	Loss of cover through Carr's Driveway

ENSTAR Natural Gas Company:

1. ENSTAR owns and operates a 3-inch stee distribution main along the south side of Huffman Road from Brandon Street through Lake Otis Parkway. The main is in conflict with road and storm drain construction, and requires relocation.

ENSTAR will install approximately 2,680 feet of replacement 4-inch plastic main along the south side of Huffman Road from Brandon Street, across the New Seward Highway, to Meander Drive. The relocation includes:

- Crossings of Hace Street, Landmark Street, and Meander Drive;
- Direction drill of the New Seward Highway, south of the Huffman Interchange, and:
- · Connection of existing side street mains and services to the new 4-inch main.

Allow ENSTAR twenty (20) calendar days to complete the relocation and abandon the existing steel main,

2. Pothole underground 2-inch plastic distribution main crossing Huffman Road at approximate station 29+65, 38 feet left. Coordinate with ENSTAR to determine the extent of conflict with installation of storm drain pipe P4-6. Allow ENSTAR two (2) calendar days to complete the adjustment.

NEW SEWARD HIGHWAY:

Chuqach Electric Association and Alaska Communications Systems:

1. Pothole the joint CEA/ACS concrete encased duct bank at approximate station 30+98, 76 feet left. Locate and protect the duct bank during installation of storm drain pipe P5-1. The duct bank is not scheduled for adjustment or relocation.

A-62 Specifications Memo (Large) (Page 5 of 5)

Agreement 1-53933-10-30 Exhibit "D" Page **5** of **26**

General Communications, Inc.:

Locate and pothole underground GCI fiber optic and coaxial cables in areas of excavation for road or drainage improvements. Coordinate with GCI to determine the extent of conflict. Allow GCI access to the site to complete horizontal and vertical adjustments, as required.

Area	Facility	Potential Conflict
30+00 to 32+00, left side	.875,.500,FO108	SB Off Ramp, storm drain pipe P5-1 and P5-10
35+00 to 37+00	.875,.500,FO108	NB On Ramp

NEW SEWARD HIGHWAY to LAKE OTIS PARKWAY:

Alaska Communication Systems, Inc. (ACS):

- 1. Pothole the underground 1800 pair telephone cable crossing Huffman Road at approximate station 36+83, 10 feet left. Coordinate with ACS to determine the extent of conflict with installation of storm drain pipe P6-2. Allow ACS two (2) calendar days to complete the adjustment.
- 2. Pothole the underground 100 pair telephone cable and conduit crossing Meander Road at approximate station 48+35, 53 feet right. Coordinate with ACS to determine the extent of conflict with installation of storm drain pipe P8-7. Allow ACS two (2) calendar days to complete the adjustment.
- 3. Pothole the two underground 1200 pair telephone cables crossing Huffman Road at Lake Otis, approximate station 63+43, 25 feet right. Coordinate with ACS to determine the extent of conflict with installation of storm drain pipe P11-3. Allow ACS two (2) calendar days to complete the adjustment.

General Communications, Inc. (GCI):

1. Locate and pothole underground GCI fiber optic and coaxial cables in areas of excavation for road or drainage improvements. Coordinate with GCI to determine the extent of conflict. Allow GCI access to the site to complete horizontal and vertical adjustments, as required.

Area Facility		Potential Conflict				
42+40 to 43+50, crossings	(2)750,FO108	Storm Drain pipes P7-9 and P7-5				
47+75 to 48+75, right side	(2).750,FO120	Storm Drain pipe P8-7 and Meander Approach				
50+00 to 63+50 ,500,.750, O120		Storm drain and pathway construction				

A-67 PE Authorization with Draft Memorandum of Understanding (MOU) (Page 1 of 6)

May 5, 2006

RE: Project 57179

Glenn Highway/Bragaw Street

Interchange

P.E. Authorization

Mr. Drew Smith Enstar Natural Gas Company P.O. Box 190288 401 E. International Airport Road Anchorage, Alaska 99519-0288

Dear Mr. Smith:

The Glenn/Bragaw Interchange project is currently in development as a design/build project. Based on our utility meeting of April 14, 2006 it was discussed that as the first step a draft Memorandum of Understanding (MOU) would be provided for review and comments (see attached). Once the MOU has been approved and signed by all the affected utility companies, it will be included in the RFP's, which will be given to all qualified design build teams.

The individual teams may well develop differing proposals requiring engineering by the utility for each proposal. It has therefore been decided that the Department will authorize and reimburse preliminary engineering by the utilities effective April 14, 2006.

This letter, therefore, constitutes:

- The Departments official order to relocate your facilities as required by Alaska Statute 19.25.020(a);
- The Departments formal authorization to proceed with preliminary engineering activities for a replacement-in-kind relocation in accordance with the provisions of Alaska Statute 19.25.020;

It is requested that your preliminary engineering activities include the following stages:

A-67 PE Authorization with Draft Memorandum of Understanding (MOU) (Page 2 of 6)

Mr. Smith - 2 - January 21, 2013

- 1. Review and provide comments on the draft MOU to the Department.
- Review the Departments conceptual design on the attached CD and provide the Department with a one-line design and cost estimate to relocate facilities in conflict
- Determining area's where additional right-of-way may be required to accommodate the proposed relocation design.
- 4. After the RFP's have been let review the D/B contractors proposed design and provide a one-line conceptual relocation design and a preliminary cost estimate. All design proposals submitted by the individual D/B contractors shall be treated as confidential.

4.

Please establish a separate work order number to accumulate preliminary engineering charges incurred in development of this project. The Departments P.E. Authorization will extend until selection of a D/B Contractor, which is anticipated to be approximately April 15, 2007.

Please provide comments on the MOU by May 31, 2006 and the one-line design and estimate by June 30, 2006.

If you have any questions or require additional information, please contact Mike Stewart at 269-0646.

Sincerely,

Kenneth M. Morton P.E., Chief Utilities Section

MPS

Enclosures

Cc: Tom Dougherty, P.E. Project Manager

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Internet

A-67 PE Authorization with Draft Memorandum of Understanding (MOU) (Page 3 of 6)



57179 Glenn Bragaw Interchange

UTILITY NAME: Enstar Natural Gas Company

Glenn Bragaw Interchange DRAFT MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MOU), entered into this _______ day of ______, 2006, by and between the State of <u>Alaska Department of Transportation and Public Facilities</u>, hereinafter referred to as the Department, and <u>Enstar Natural Gas Co.</u>, hereinafter referred to as the Utility.

MUTUALLY UNDERSTAND

The Department has determined the need for a highway grade-separated interchange at the intersection of the Glenn Highway and Bragaw Street, located in Anchorage Grid 1235 NE ¼ of Section 16 and Anchorage Grid 1236 NW ¼ of Section 15, Township 13 north, Range 3 west, Seward Meridian, Alaska, hereinafter referred to as the Project; and

The Department will advertise for bids for the design and construction of the Project, using the design-build method of project development with a Request for Proposals (RFP). The successful contract bidder, hereinafter referred to as the Design-Builder, shall complete the design and construct the Project; and

The Department is engaged in preparing preliminary Project plans, conducting some Project surveys, and assembling other background information for the Project. Preliminary investigations within and near the Project area have identified some Utility-owned facilities which may necessitate relocation, removal, adjustment, protection, or construction and which hereinafter shall be referred to as Utility Work; and

This MOU establishes the basis for reimbursement through the Department for preliminary engineering activities by the Utility for a replacement-in-kind relocation in accordance with provisions of Alaska Statue (AS) 19.25.020 and Alaska Administrative Code (AAC) Title 17, Chapter 15, Title 3 Utility Relocation and Adjustment; and

The Department shall reimburse the Utility for preliminary engineering associated with the Project in accordance with the Department's audited utility rates. The Utility shall be eligible for reimbursement for its preliminary engineering activities associated with this Project from

April 14, 2006 to the earlier of the date of award of the Project, cancellation of the Project, or March 7, 2007. Preliminary engineering shall consist of coordinating with the Department; responding to Department requests for information on possibly affected utilities; preparing preliminary "one-line" diagrams of proposed utility relocations; and responding to prospective proposers during the RFP stage of the Project, which includes preparation of conceptual designs, preliminary schedules, and cost estimates of proposed utility relocations.

Further compensation to the Utility will be in accordance with agreements executed between the Utility and the Design-Builder. After award of the design-build contract, the Design-Builder shall act in the Department's stead to negotiate and execute such agreements, and to compensate the Utility for Utility Work under the agreements; and



A-67 PE Authorization with Draft Memorandum of Understanding (MOU) (Page 4 of 6)

The Design-Builder shall negotiate with the Utility for the relocation, removal, adjustment or protection of the utility in conformance with the laws and regulations cited above. The Design-Builder will be responsible for preparing a specific and detailed utility agreement referred to as the Utility Agreement, for performing the required Utility Work. The Utility Agreement will identify specific Utility Work items, amount, schedule, and methods for compensation for the Utility Work, as well as a schedule for the Utility Work; and

The Department has the authority to order relocations, and the Utility has the right to be compensated for that Utility Work based on eligibility regulations under AS 19.25. The Department will delegate this authority to the Design-Builder through means of the design-build contract. It is expected that the Utility and the Design-Builder shall come to mutually agreeable terms for the Utility WORK in conformance with those regulations; and

The Design-Builder will compensate the Utility for its work under the negotiated Utility Agreement; and

The Department will include provisions in the RFP stating that the Department has the ability to withhold portions of progress payments from the Design-Builder if it is determined that the Design-Builder is not reimbursing the Utility for the Utility Work or not in a timely manner as agreed upon in the Utility Agreement. The Department will use these withheld funds to compensate the Utility for the cost of the Utility Work if the Utility has not been compensated by the Design-Builder; and

The Design-Builder shall determine which utility work has been previously permitted and shall obtain additional permits or modifications of existing permits as may be required by the Design-Builder's or the Utility's final plans to cover the Utility Work in its final position. It is the Design-Builder's responsibility to coordinate between the Utility and the Department's utility section to provide the affected Utility with permit information and permit commitments that will be acceptable based on the requirements of AAC Title 17, and the Department's Pre-Construction and Utilities Manuals. The Department will review and have responsibility for final acceptance of the placement of the relocated facilities for the final utility permit; and

The Department will issue a utility permit based on the submissions of the Design-Builder, at the completion of the Utility Work, and the permit will contain the appropriate maintenance and other provisions as required by regulations under the AAC Title 17; and

This MOU, once executed, will be incorporated into the RFP and thus will become part of the Design-Builder's contract, and the Design-Builder will be required to abide by its requirements; and

The Utility and the Department will follow the procedures set forth below during the construction of the Project:

- All Utility Work and all work incidental to the Utility Work shall be performed by the Utility, unless the Utility chooses to have the Design-Builder do a portion or all of the Utility Work, and this is mutually agreed upon in the Utility Agreement.
- If the Utility chooses to have the Design-Builder perform the Utility Work, the Design-Builder shall provide to the Utility a copy of the contract with all subcontractors working on the Utility's facilities. The subcontractors' actions shall be the responsibility of the Design-Builder.
- A signed Utility Agreement shall be on record with the Department prior to any exchange of funds for the performance of any Utility Work other than preliminary engineering



A-67 PE Authorization with Draft Memorandum of Understanding (MOU) (Page 5 of 6)

reimbursement. The Utility Agreement shall be prepared by the Design-Builder following the regulations established under AAC Title 17, Chapter 15. The scope of work as described in the Utility Agreement shall describe the proposed utility relocation in comparative terms to an in-kind replica, including betterments and non-reimbursable work.

- The Design-Builder shall notify the Utility in writing of the facilities in conflict, and shall schedule and meet as necessary with the Utility to review its design, construction, costs, coordination, and schedule concerns.
- 5. The Utility agrees to use its best efforts to diligently prosecute its work, including the planning, design reviewing, constructing, coordination, inspection, and placing of new or relocated facilities in service, so as to complete the Utility Work in such time as to not delay the Design-Builder's schedule. The Utility Agreement shall include a schedule for completion of the Utility Work based on the time to complete various segments of the proposed utility relocation and to transfer services from the old to the new system, allowing the existing system to be abandoned.
- 6. The Design-Builder and the Utility shall consult as necessary to decide whether an impact can be avoided by relocation of the utility or by the Design-Builder changing its design, or by a combination of these actions. Both shall confer until the each relocation is acceptable to both parties.
- 7. It is not anticipated that relocations will be necessary outside the right-of-way (ROW), and the parties shall make every effort to remain within existing ROW or easements. If the Utility and the Design-Builder decide that a utility relocation outside the ROW is required after the consultations undertaken in item 6 above, then the Design-Builder shall submit this proposed action to the Department for review. This proposal shall be accompanied by sufficient documentation supporting the need to acquire additional ROW for the proposed utility relocation. Any decision to relocate utilities outside the ROW must be made in consultation with the Department and must be made on a cost-effective and timely schedule basis. If the proposal is acceptable, the Department will use information and documentation supplied by the Design-Builder to complete the acquisition of the required ROW, all costs for delay associated with acquiring the additional ROW shall be borne by the Design-Builder.
- The Department will protect any of the Utility's vested rights after relocation of the Utility
 facilities to public ROW in cases where such facilities are currently on a Utility-owned
 easement. The Department shall issue no-cost utility permits to utilities relocated within the
 Department's ROW under terms of the Utility Agreement.
- The Utility shall provide the necessary approved specifications and design standards to the Design-Builder for all Utility Work required by the Utility.
- 10. If the Design-Builder is performing the design for the Utility's facilities, the Utility shall have the opportunity to review and have approval authority of the design including the disposition of the Utility's facilities. If the Design-Builder's roadway and bridge design is revised so that it affects the Utility's facilities, the Utility will have the opportunity to review the design including the proposed disposition of the Utility's facilities.
- 11. The Utility shall have the right to inspect all work affecting its facilities and may request changes in the Design-Builder's work procedures where safety and continuity of utility service are at risk.
- 12. The Design-Builder shall perform the following work to support the Utility's facilities.



A-67 PE Authorization with Draft Memorandum of Understanding (MOU) (Page 6 of 6)

- (a) Support, protect, and maintain in place, permanent and temporary utility facilities in accordance with approved plans and specifications. The Utility has the right to advise the Design-Builder promptly of any work that does not meet the Utility's requirements or standards.
- (b) Take appropriate precautionary measures to avoid damage to the Utility's facilities during construction. Any damage that may occur shall be reported immediately to the Design-Builder and the Utility's representative.
- 13. Any amendments made to the Utility Agreement may be made by means of an addendum to the Utility Agreement duly executed by all parties.

Notices and communications concerning this MOU shall be addressed to:

Alaska Department of Transportation

Utility

Public Facilities

Contact: Ken Morton, P.E.

Utility contact and address

telephone: 907-269-0686

Mailing Address: PO Box 196900 Anchorage, Alaska 99519-6900

Anchorage, Alaska 99519-6900 Delivery Address: 4111 Aviation Ave.

Anchorage Alaska

Or their designees; notices and communications regarding the forthcoming Utility Agreement shall be as set forth in that agreement; and

The Department has determined that payment for Utility Work on public ROW is not in violation of the laws of the State of Alaska or any legal contract with the Utility; and

This MOU has been prepared from contact meetings, specific requests, and verbal conversations between the Utility and the Department.

IN WITNESS WHEREOF, the parties hereto have executed this Memorandum of Understanding as of the dates written below:

DATED:	DATED:
BY:	BY:
Ken Morton, P.E.	Title:
Utility Section Chief Central Region	
Alaska Department of Transportation	



and Public Facilities

A-73 Final MOU Transmittal with Final MOU (Page 1 of 7)

STATE OF ALASKA

DEPARTMENT OF TRANSPORTATION AND PUBLIC FACILITIES

STATEWIDE DESIGN & ENGINEERING SERVICES DIVISION CENTRAL REGION - TRAFFIC, SAFETY AND UTILITIES FRANK H. MURKOWSKI, GOVERNOR

4111 AVIATION AVENUE P.O. BOX 196900 ANCHORAGE, ALASKA 99519-6900 (907) 269-0647 (FAX) 907-269-0654 (TTY 269-0473)

October 10, 2006

RE: Project 57179 Glenn Highway/Bragaw Street Interchange

Final MOU

Mr. Drew Smith Enstar Natural Gas Company P.O. Box 190288 401 E. International Airport Road Anchorage, Alaska 99519-0288

Dear Mr. Smith:

The Glenn/Bragaw Interchange Design/Build project is currently moving towards the Request for Proposal Stage. In order to accomplish this, the attached final MOU must be signed to be included within the RFP package. In addition the Department requests a one line design be submitted indicating the existing facilities anticipating relocation and their anticipated alignments. The RFP package will then be provided to the three pre-qualified design/build teams.

We request that the signed MOU and the one-line design be received by October 20, 2006 based on distribution of the RFP packages by November 1, 2006.

Please establish a separate work order number to accumulate preliminary engineering charges incurred in development of this project. The Departments P.E. Authorization will extend until selection of a D/B Contractor, which is anticipated to be approximately April 15, 2007.

If you have any questions or require additional information, please contact Mike Stewart at 269-0646.

Kenneth M. Morton P.E.

Chief

Sincerely

Utilities Section

Section 269-0686

MPS

Enclosures

Cc: Tom Dougherty, P.E. Project Manager Janelle Cline,

"Providing for the movement of people and goods and the delivery of state services"

A-73 Final MOU Transmittal with Final MOU (Page 2 of 7)



57179 Glenn Bragaw Interchange

UTILITY NAME: ENSTAR Natural Gas Company, A division of SEMCO Energy, Inc.

Glenn Bragaw Interchange MEMORANDUM OF UNDERSTANDING

MUTUALLY UNDERSTAND

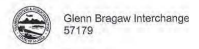
The Department has determined the need for a highway grade-separated interchange at the intersection of the Glenn Highway and Bragaw Street, located in Anchorage Grid 1235 NE ¼ of Section 16 and Anchorage Grid 1236 NW ¼ of Section 15, Township 13 north, Range 3 west, Seward Meridian, Alaska, hereinafter referred to as the Project; and

The Department will advertise for bids for the design and construction of the Project, using the design-build method of Project development with a Request for Proposals (RFP). The successful contract bidder, hereinafter referred to as the Design-Builder, shall complete the design and construct the Project; and

The Department is engaged in preparing preliminary Project plans, conducting some Project surveys, and assembling other background information for the Project. Preliminary investigations within and near the Project area have identified some Utility-owned facilities which may necessitate relocation, removal, adjustment, protection, or construction and which hereinafter shall be referred to as Utility Work; and

This MOU establishes the basis for reimbursement through the Department for preliminary engineering activities by the Utility for a replacement-in-kind relocation in accordance with provisions of Alaska Statue (AS) 19.25.020 and Alaska Administrative Code (AAC) Title 17, Chapter 15, Title 3 Utility Relocation and Adjustment; and

The Department shall reimburse the Utility for preliminary engineering associated with the Project in accordance with the Department's audited utility rates. The Utility shall be eligible for reimbursement for its preliminary engineering activities associated with this Project from April 14, 2006 to the earlier of the date of award of the Project or cancellation of the Project. Preliminary engineering shall consist of coordinating with the Department; responding to Department requests for information on possibly affected utilities; preparing preliminary "one-line" diagrams of proposed utility relocations; and responding to prospective proposers during the RFP stage of the Project, which includes preparation of conceptual designs, preliminary schedules, cost estimates of proposed utility relocations and responding in a reasonable time frame to prospective proposers during the RFP stage of the Project, through a single point of contact with each prospective Design-Builder team.



ENSTAR Utility MOU October 10, 2006 Page 1

A-73 Final MOU Transmittal with Final MOU (Page 3 of 7)

Further compensation to the Utility will be in accordance with agreements executed between the Utility and the Design-Builder. This shall include compensation of the Utility's time and expenses to negotiate the utility agreement, and any other requested preliminary engineering between the time of contract award and the execution of the utility agreement. After award of the design-build contract, the Design-Builder shall act in the Department's stead to negotiate and execute such agreements, and to compensate the Utility for Utility Work under the agreements; and

The Design-Builder shall negotiate with the Utility for the relocation, removal, adjustment or protection of the utility in conformance with the laws and regulations cited above. The Design-Builder will be responsible for preparing a specific and detailed utility agreement referred to as the Utility Agreement, for performing the required Utility Work. The Utility Agreement will identify specific Utility Work items, amount, schedule, and methods for compensation for the Utility Work, as well as a schedule for the Utility Work. In the event of a breakdown in negotiations or a dispute between the Design-Builder and the Utility, either the Utility or the Design-Builder can refer the dispute to the Department's Project Contracting Officer for resolution; and

The Department has the authority to order relocations, and the Utility has the right to be compensated for that Utility Work based on eligibility regulations under AS 19.25. It is expected that the Utility and the Design-Builder shall come to mutually agreeable terms for the Utility WORK in conformance with those regulations; and

The Design-Builder will compensate the Utility for its work under the negotiated Utility Agreement in accordance with the most current rate structure agreed to between the Utility and the Department. If this rate changes during the project, the most recent rates will be used; and

The Department will include provisions in the RFP stating that the Department has the ability to withhold portions of progress payments from the Design-Builder if it is determined that the Design-Builder is not reimbursing the Utility for the Utility Work or not in a timely manner as agreed upon in the Utility Agreement. The Department will use these withheld funds to compensate the Utility for the cost of the Utility Work if the Utility has not been compensated by the Design-Builder; and

The Design-Builder shall determine which utility work has been previously permitted, including existing non-permitted utilities that are determined to have relocation rights, and shall obtain additional permits or modifications of existing permits as may be required by the Design-Builder's or the Utility's final plans to cover the Utility Work in its final position. It is the Design-Builder's responsibility to coordinate between the Utility and the Department's utility section to provide the affected Utility with permit information and permit commitments that will be acceptable based on the requirements of AAC Title 17, and the Department's Pre-Construction and Utilities Manuals. The Department will review and have responsibility for final acceptance of the placement of the relocated facilities for the final utility permit; and

The Department will issue a utility permit based on the submissions of the Design-Builder, at the completion of the Utility Work, and the permit will contain the appropriate maintenance and other provisions as required by regulations under the AAC Title 17; and

This MOU, once executed, will be incorporated into the RFP and thus will become part of the Design-Builder's contract, and the Design-Builder will be required to abide by its requirements; and

The Utility and the Department will follow the procedures set forth below during the construction of the Project:

1. All Utility Work and all work incidental to the Utility Work shall be performed by the Utility,



ENSTAR Utility MOU October 10, 2006 Page 2

A-73 Final MOU Transmittal with Final MOU (Page 4 of 7)

unless the Utility chooses to have the Design-Builder do a portion or all of the Utility Work, and this is mutually agreed upon in the Utility Agreement.

- If the Utility chooses to have the Design-Builder perform the Utility Work, the Design-Builder shall provide to the Utility a copy of the contract with all subcontractors working on the Utility's facilities. The subcontractors' actions shall be the responsibility of the Design-Builder.
- 3. A signed Utility Agreement shall be on record with the Department prior to any exchange of funds for the performance of any Utility Work other than preliminary engineering reimbursement. The Utility Agreement shall be prepared by the Design-Builder and approved by the Utility and the Department following the regulations established under AAC Title 17, Chapter 15. The scope of work as described in the Utility Agreement shall describe the proposed utility relocation in comparative terms to an in-kind replica, including betterments and non-reimbursable work.
- 4. The Design-Builder shall notify the Utility in writing of the facilities in conflict determined by examining the Design-Builder's proposed design in conjunction with the Utility's standard constraints and practices for acceptable Utility locations, and shall schedule and meet as necessary with the Utility to review its design, construction, costs, coordination, and schedule concerns.
- 5. The Utility agrees to use all reasonable efforts to diligently prosecute its work, including the planning, design reviewing, constructing, coordination, inspection, and placing of new or relocated facilities in service, within a reasonable time and maintain the Design-Builder's schedule as outlined in the Utility Agreement. The Utility Agreement shall include a schedule for completion of the Utility Work based on the time to complete various segments of the proposed utility relocation and to transfer services from the old to the new system, allowing the existing system to be abandoned.
- The Design-Builder and the Utility shall consult as necessary to decide whether an impact
 can be avoided by a relocation of the utility or by the Design-Builder changing its design, or
 by a combination of these actions. Both shall confer until each relocation is acceptable to all
 parties.
- 7. It is not anticipated that relocations will be necessary outside the right-of-way (ROW), and the parties shall make every effort to remain within existing ROW or easements. If the Utility and the Design-Builder decide that a utility relocation outside the ROW is required after the consultations undertaken in item 6 above, then the Design-Builder shall submit this proposed action to the Department for review. This proposal shall be accompanied by sufficient documentation supporting the need to acquire additional ROW for the proposed utility relocation. Any decision to relocate utilities outside the ROW must be made in consultation with the Department and must be made on a cost-effective and timely schedule basis. If the proposal is acceptable, the Department will use information and documentation supplied by the Design-Builder to complete the acquisition of the required ROW, all costs for delay associated with acquiring the additional ROW shall be borne by the Design-Builder, and not passed on to the Utility.
- 8. The Department will protect any of the Utility's vested rights after relocation of the Utility facilities to public ROW in cases where such facilities are currently on a Utility-owned easement. The Department shall issue no-cost utility permits with relocation rights to utilities relocated within the Department's ROW under terms of the Utility Agreement and any amendments to the Utility Agreement.



ENSTAR Utility MOU October 10, 2006 Page 3

A-73 Final MOU Transmittal with Final MOU (Page 5 of 7)

unless the Utility chooses to have the Design-Builder do a portion or all of the Utility Work, and this is mutually agreed upon in the Utility Agreement.

- If the Utility chooses to have the Design-Builder perform the Utility Work, the Design-Builder shall provide to the Utility a copy of the contract with all subcontractors working on the Utility's facilities. The subcontractors' actions shall be the responsibility of the Design-Builder.
- 3. A signed Utility Agreement shall be on record with the Department prior to any exchange of funds for the performance of any Utility Work other than preliminary engineering reimbursement. The Utility Agreement shall be prepared by the Design-Builder and approved by the Utility and the Department following the regulations established under AAC Title 17, Chapter 15. The scope of work as described in the Utility Agreement shall describe the proposed utility relocation in comparative terms to an in-kind replica, including betterments and non-reimbursable work.
- 4. The Design-Builder shall notify the Utility in writing of the facilities in conflict determined by examining the Design-Builder's proposed design in conjunction with the Utility's standard constraints and practices for acceptable Utility locations, and shall schedule and meet as necessary with the Utility to review its design, construction, costs, coordination, and schedule concerns.
- 5. The Utility agrees to use all reasonable efforts to diligently prosecute its work, including the planning, design reviewing, constructing, coordination, inspection, and placing of new or relocated facilities in service, within a reasonable time and maintain the Design-Builder's schedule as outlined in the Utility Agreement. The Utility Agreement shall include a schedule for completion of the Utility Work based on the time to complete various segments of the proposed utility relocation and to transfer services from the old to the new system, allowing the existing system to be abandoned.
- The Design-Builder and the Utility shall consult as necessary to decide whether an impact
 can be avoided by a relocation of the utility or by the Design-Builder changing its design, or
 by a combination of these actions. Both shall confer until each relocation is acceptable to all
 parties.
- 7. It is not anticipated that relocations will be necessary outside the right-of-way (ROW), and the parties shall make every effort to remain within existing ROW or easements. If the Utility and the Design-Builder decide that a utility relocation outside the ROW is required after the consultations undertaken in item 6 above, then the Design-Builder shall submit this proposed action to the Department for review. This proposal shall be accompanied by sufficient documentation supporting the need to acquire additional ROW for the proposed utility relocation. Any decision to relocate utilities outside the ROW must be made in consultation with the Department and must be made on a cost-effective and timely schedule basis. If the proposal is acceptable, the Department will use information and documentation supplied by the Design-Builder to complete the acquisition of the required ROW, all costs for delay associated with acquiring the additional ROW shall be borne by the Design-Builder, and not passed on to the Utility.
- 8. The Department will protect any of the Utility's vested rights after relocation of the Utility facilities to public ROW in cases where such facilities are currently on a Utility-owned easement. The Department shall issue no-cost utility permits with relocation rights to utilities relocated within the Department's ROW under terms of the Utility Agreement and any amendments to the Utility Agreement.



ENSTAR Utility MOU October 10, 2006 Page 3

A-73 Final MOU Transmittal with Final MOU (Page 6 of 7)

- The Utility shall provide the necessary approved specifications and design standards to the Design-Builder for all Utility Work required by the Utility.
- 10. If the Design-Builder is performing the design for the Utility's facilities, the Utility shall have the opportunity to review and have approval authority of the design including the disposition of the Utility's facilities. If the Design-Builder's roadway and bridge design is revised so that it affects the Utility's facilities, the Utility will have the opportunity to review the design including the proposed disposition of the Utility's facilities. Unless otherwise stated in the utility agreement, the review process for utility construction plans and specifications produced by the Design-Builder shall be the same as other project plans and specifications with the exception of the Utility having the review and approval authority.
- 11. The Utility shall have the right to inspect all work affecting its facilities and may request changes in the Design-Builder's work procedures where safety and continuity of utility service are at risk.
- 12. The Design-Builder shall perform the following work to support the Utility's facilities.
 - (a) Support, protect, and maintain in place, permanent and temporary utility facilities in accordance with approved plans and specifications. The Utility has the right to advise the Design-Builder promptly of any work that does not meet the Utility's requirements or standards
 - (b) Take appropriate precautionary measures to avoid damage to the Utility's facilities during construction. Any damage that may occur shall be reported immediately to the Utility's representative.
- 13. Material changes to the Utility Work set forth in the executed Utility Agreement shall require an amendment to the Utility Agreement that states the nature of the changes, the method of compensation and the amount of additional time allowed for the Utility. All parties shall execute amendments to the Utility Agreement.

Notices and communications concerning this MOU shall be addressed to:

Alaska Department of Transportation & Public Facilities

Contact: Ken Morton Telephone: 907-269-0686

Fax:____ Email

Mailing Address: PO Box 196900 Anchorage, Alaska 99519-6900 Delivery Address: 4111 Aviation Ave.

Anchorage Alaska

ENSTAR Natural Gas Company

A DIVISION OF SEMCO ENERGY INC.

Contact:: John J. Lau Telephone: 244-3736 Fax: 907-562-0053

Email: john.lau@enstarnaturalgas.com Mailing Address: PO Box 190288 Anchorage, Alaska 99519-0288 Delivery Address: 3000 Spenard Rd

Anchorage, AK

Or their designees; notices and communications regarding the forthcoming Utility Agreement shall be as set forth in that agreement; and

The Department has determined that payment for Utility Work on public ROW is not in violation of the laws of the State of Alaska or any legal contract with the Utility; and



ENSTAR Utility MOU October 10, 2006
Page 4

A-73 Final MOU Transmittal with Final MOU (Page 7 of 7)

· · ·)
IN WITNESS WHEREOF, the parties hereto have Understanding as of the dates written below:	e executed this Memorandum of
DATED: OCTOBER 13, 2006	DATED: 10/20/0 G
BY:	BY: John Lay Title: Director Trans. Operations
Utility Section Chief Alaska Department of Transportation and Public Facilities	Mile: Nincetar I kons. Operar ors
	A.
Glenn Bragaw Interchange 57179	ENSTAR Utility MOU October 10, 2006 Page 5
Glenn Bragaw Interchange 57179	ENSTAR Utility MOU October 10, 2006 Page 5

A-79 PE Termination

April 24, 2007

RE: Project 57179

Glenn Highway/Bragaw Street

Interchange

P.E. Termination

Joe Whittaker GCI Cable Inc. 5151 Fairbanks St. Anchorage, AK 99503

Dear Mr. Whittaker:

On the Glenn/Bragaw Interchange project the Design Build Team of Wilder Construction, Inc. and DOWL Consultants has been selected as the successful bidder and has been issued the Intent to Award with final award pending final paperwork submittal. At the request of the DB team a utility coordination meeting has been requested, therefore the Department requests Preliminary Engineering authorized by letter of May 5, 2006 be closed and all expenses be final billed. All costs from this point forward will be at the expense of the DB Contractor.

Please establish a separate work order number to accumulate preliminary engineering, construction engineering and construction charges incurred in completing design and relocation for this project.

If you have any questions or require additional information, please contact Mike Stewart at 269-0646.

Sincerely,

Kenneth M. Morton P.E., Chief Utilities Section

MPS/sls

Cc: Tom Dougherty, P.E. Project Manager Sean Holland, P.E. Project Manager Brian Shumacher, P.E. Project Engineer Janelle Cline, P.E., Agreement Writer

A-80 Utility Agreement – Form 25D-250 (Page 1 of 5)

25D-250 (1/13) Page 1 of _

STATE OF ALASKA DEPARTMENT OF TRANSPORTATION AND PUBLIC FACILITIES				
UTILITY AGREEMENT				
(WORK BY STATE OR UTILITY)				
Region:	Agreement No.:			
Project No.:	RSA No.: N/A			
Utility Work Order No.:				
	day of20, by and between the State of f Transportation and Public Facilities, hereinafter called thehereinafter called the COMPANY.			
reconstruct or otherwise improve a portion to the relocation or removal of the COMPANY's fac	erest of public safety and convenience proposes to construct, ortion of the DEPARTMENT facility known aswhich shall require the adjustment, cilities along, over, under or within said DEPARTMENT work to hereinafter be described as "relocation work", and			
WHEREAS, the DEPARTMENT, under the provisions of AS 19.25.020(c), is authorized to reimburse the COMPANY for the costs of said relocation work, and				
WHEREAS, the DEPARTMENT and the COMPANY have reviewed the plans for said highway improvements and are in mutual agreement as to the scope of the relocation work to be performed, as described in the attached "Certificate of Finding", marked "Exhibit B";				
NOW THEREFORE, in consideration of the and the COMPANY do hereby agree as follows:	e mutual undertaking as herein recited, the DEPARTMENT s:			
SECTION I. RELOCATION WORK TO BE ACCOMPLISHED				
	hereby agree to the relocation of the required facilities in Inited States Code of Federal Regulations 23 CFR, Part 645,			

Subpart A Utility Relocations, Adjustments and Reimbursement, dated April 1, 1992, and any supplements and revisions thereto, which by reference are made a part thereof, and hereinafter called 23 CFR Part 645.

A-80 Utility Agreement – Form 25D-250 (Page 2 of 5)

25D-250 (1/13)	Agreement No. Page 2 of _
and "Exhibit D" and	d specifications of the relocation work to be performed, attached hereto as "Exhibit C" by reference made a part of this Agreement, are to be included in and made a part of any COMPANY administered contract for accomplishing any part or all of said relocation
the DEPARTMENT	ents and/or additions for the COMPANY as specified in this Agreement and are part of contract will be accomplished in accordance with REIMBURSABLE SERVICE A) No. N/A attached hereto and by reference made a part of this agreement.
SECTION II. ME	THODS OF RELOCATION
	nterest of the DEPARTMENT and the COMPANY for the said relocation work to be method(s) described and checked hereinafter:
(1)	By force account with the COMPANY's regular construction or maintenance forces.
(2)	By an approved and qualified contractor paid under a contract let by the COMPANY.
(3)	By a contract let by the DEPARTMENT either as a utility contract or as an item in the general highway contract.
SECTION III. CO	MPANY LIABILITY
resulting from injuri	ANY shall indemnify, defend and hold harmless the DEPARTMENT from liability es or damages sustained by any person or persons or property as a direct result of an act hission of the COMPANY in the performance of the relocation work undertaken by the
	ANY shall assume all legal liability which is related in any way to the presence, nance of said relocation facilities.
caused as a direct re	aNY shall assume all direct and out-of-pocket costs incurred by the DEPARTMENT esult of a failure of the COMPANY to perform the relocation work within the time ity Agreement unless due to causes beyond the control of the COMPANY.
SECTION IV. UT	ILITY CONSTRUCTION PHASE
A. The COMPA commencing with th	ANY will give the DEPARTMENT's Regional Utilities Engineer prior notice before the relocation work.
	on work will be performed in a workmanlike manner and in compliance with the lity Permit, this Agreement and applicable Federal, State and Local Statutes, Codes, and

A-80 Utility Agreement – Form 25D-250 (Page 3 of 5)

25D-250 (1/13) Agreement No Page 3 of _
C. Both parties will allow duly authorized inspectors free access to all stages of the work and all disputes arising from such inspection will be settled by the Commissioner, or his delegated representative.
D. During the performance of the work being performed under the DEPARTMENT's general contract, the COMPANY or its authorized representative will make all construction orders or changes to the construction through the DEPARTMENT's Project Engineer. Any negotiated changes to the contract between the COMPANY and the Contractor will be made through the DEPARTMENT's Project Engineer.
E. All relocation work by the COMPANY will be completed on or before20_ or within days by the above indicated METHOD OF RELOCATION, in accordance with the plans and specifications included in "Exhibit C" and "Exhibit D", subject to the following conditions beyond the control of the COMPANY which may adversely affect this date/time:
SECTION V. COSTS BY COMPANY
A. The COMPANY will develop the relocation and/or engineering and inspection costs by the method described and checked hereafter:
either (1) Actual and related indirect costs accumulated in accordance with a work order accounting procedure prescribed by the applicable Federal or State regulatory body.
or (2) Actual and related indirect costs accumulated in accordance with an accounting procedure established by the COMPANY and approved by the DEPARTMENT.
B. The DEPARTMENT will receive fair and adequate credit for any salvage value, including scrap, which will accrue to the COMPANY as a result of said relocation work.
C. The costs of any betterments to the facilities being relocated not required to accommodate the DEPARTMENT's project construction and made at the election of the COMPANY will be borne by the COMPANY.
(1) When the betterment is accomplished under the DEPARTMENT's general contract, the COMPANY will reimburse the DEPARTMENT in accordance with RSA No. N/A attached hereto and made a part of this Agreement.
D. Records of all reimbursable costs for labor services, materials and equipment incurred by the COMPANY will be available to the DEPARTMENT by the COMPANY, with separate records as to the costs of contract bid items and force account items. On Federal-aid projects, these records shall be in conformance with the requirements of 23 CFR Part 645A, Relocations, Adjustments and Reimbursement, and will be available for inspection by the appropriate Federal agency.
E. Records of all reimbursable costs for labor, materials, and equipment shall be retained for three years after the receipt of final payment in accordance with 23 CFR Part 17.5(c)(2), Recordkeeping and Retention Requirements for Federal-aid Highways, Records of State Highway Agencies.

A-80 Utility Agreement – Form 25D-250 (Page 4 of 5)

25D-250 (1/13)	Agreement No. Page 4 o
SECTION	VI. REIMBURSEMENT	
accordance attached E	EPARTMENT will reimburse the COMPANY e with the requirements of 23 CFR 645 and the stimate, "Exhibit A", the estimated amount of a RTMENT, is \$	e provisions of this Agreement. As shown in
SECTION	VII. BILLINGS BY COMPANY	
Billing	s and payments will be made as follows:	
A. P:	reliminary Engineering Billings.	
	When the COMPANY receives the Auth y Engineering (PE) billings will be submitted to in the Agreement is executed by the Departmen	
B. Par	tial Billings.	
	At the request of the COMPANY, the DE ill show backup, including the Project, Agre he Termini, and the dates covering the period	
2. previous b		showing the total cost to date, and the amount
C. Fir	al Billings.	
	The COMPANY, upon completion of all i MENT that all relocation or improvement work t its Final Billing with appropriate backup as s	
	The Final Billings shall show backup as ork Order numbers, the Termini, the dates on and the location where the accounts and record	
D. Ce	rtification	
All	billings shall contain a statement prepared on	the COMPANY's letterhead as follows:
	just statement of costs incurred by our Comp	d Billing No (Partial or Final) is a true a any in adjusting or relocating our facilities on beriod from has not been received.

A-80 Utility Agreement – Form 25D-250 (Page 5 of 5)

25D-250 (1/13) Agreement No Page 5 of _
The Utility hereby certifies that the attached billing No (Partial or Final) complies with the Buy America provisions set forth in 23 US Code 313 and 23 Code of Federal Regulations, Part 635.410 and that material certifications will be retained for three years after the receipt of final payment.
CERTIFIED AS BEING CORRECT: BY: TITLE: DATE:, 20"
E. Payment
 Payment of billings properly prepared, submitted and approved for payment will be made within 45 days.
 Billings are subject to a retainage for disputed amounts until resolved.
The DEPARTMENT reserves the right to perform an audit.

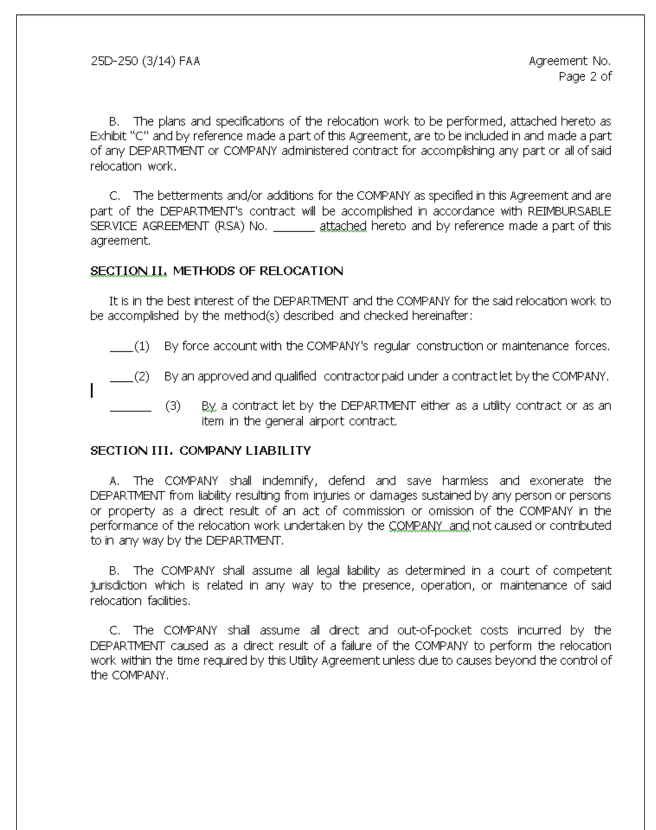
A-85 Federal Aviation Administration Utility Agreement – Form 25D-250 FAA (Page 1 of 5)

25D-250 (3/14) FAA Page 1 of

STATE OF ALASKA

AND PUBLIC FACILITIES		
UTILITY AGREEMENT		
(WORK BY STATE OR UTILITY)		
Region: Agreement No.:		
Project No.: RSA No.:		
Utility Work Order No.:		
This Agreement made and entered into thisday of20_, by and between the State of Alaska, acting by and through the Department of Transportation and Public Facilities, hereinafter called the COMPANY .		
WITNESSETH:		
WHEREAS, the DEPARTMENT, in the interest of public safety and convenience proposes to construct, reconstruct or otherwise improve a portion of the DEPARTMENT facility known as which shall require the adjustment, relocation or removal of the COMPANY's facilities along, over, under or within said DEPARTMENT facility such adjustment relocation or removal work to hereinafter be described as "relocation work," and		
WHEREAS, the DEPARTMENT, under the provisions of AS 02.15.104, is authorized to reimburse the COMPANY for the costs of said relocation work, and		
WHEREAS, the DEPARTMENT and the COMPANY have reviewed the plans for said airport improvements and are in mutual agreement as to the scope of the relocation work to be performed, as described in the attached "Certificate of Finding," marked "Exhibit B;"		
NOW THEREFORE, in consideration of the mutual undertaking as herein recited, the DEPARTMENT and the COMPANY do hereby agree as follows:		
SECTION I. RELOCATION WORK TO BE ACCOMPLISHED		
A. The COMPANY and DEPARTMENT hereby agree to the relocation of the required facilities in accordance with the provisions set forth in the United State Department of Transportation, Federal Aviation Administration, Airport Improvement Program (AIP) Handbook, Order 5100.38, dated February 11, 1985, and any supplements and revisions there to, which by reference are made a part there of, and hereinafter called the AIP.		

A-85 Federal Aviation Administration Utility Agreement – Form 25D-250 FAA (Page 2 of 5)



A-85 Federal Aviation Administration Utility Agreement – Form 25D-250 FAA (Page 3 of 5)

25D-250 (3/14) FAA
Agreement No.
Page 3 of
SECTION IV. UTILITY CONSTRUCTION PHASE

- A. The COMPANY will give the DEPARTMENT's Regional Utilities Engineer prior notice before commencing with the relocation work.
- B. The relocation work will be performed in a workmanlike manner and in compliance with the provisions of the Utility Permit, this Agreement and applicable Federal, State and Local Statutes, Codes, and Regulations.
- C. Both parties will allow duly authorized inspectors free access to all stages of the work and all disputes arising from such inspection will be settled by the Commissioner, or his delegated representative.
- D. During the performance of the work being performed under the DEPARTMENT's general contract, the COMPANY or its authorized representative will make all construction orders or changes to the construction through the DEPARTMENT's Project Engineer. Any negotiated changes to the contract between the COMPANY and the Contractor will be made through the DEPARTMENT's Project Engineer.
- E. All relocation work by the COMPANY will be completed on or before ______ 20_ or within days by the above indicated METHOD OF RELOCATION, in accordance with the plans and specifications included in "Exhibit C" subject to the following conditions beyond the control of the COMPANY which may adversely affect this date/time:

SECTION V. COSTS BY COMPANY

- A. The COMPANY will develop the relocation and/or engineering and inspection costs by the method described and checked hereafter:
 - either ___(1) Actual and related indirect costs accumulated in accordance with a work order accounting procedure prescribed by the applicable Federal or State regulatory body.
 - or ___(2) Actual and related indirect costs accumulated in accordance with an accounting procedure established by the COMPANY and approvedby the DEPARTMENT.
- B. The DEPARTMENT will receive fair and adequate credit for any salvage value, including scrap, which will accrue to the COMPANY as a result of said relocation work.
- C. The costs of any betterments to the facilities being relocated not required to accommodate the DEPARTMENT's project construction and made at the election of the COMPANY will be borne by the COMPANY.

A-85 Federal Aviation Administration Utility Agreement – Form 25D-250 FAA (Page 4 of 5)

25D-250 (3/14) FAA Agreement No. Page 4 of

- (1) When the betterment is accomplished under the DEPARTMENT's general contract, the COMPANY will reimburse the DEPARTMENT in accordance with RSA No. attached hereto and made a part of this Agreement.
- D. Records of all reimbursable costs for labor services, materials and equipment incurred by the COMPANY will be available to the DEPARTMENT by the COMPANY, with separate records as to the costs of contract bid items and force account items. On Federal-aid projects, these records shall be in conformance with the requirements of 49 CFR, Part 18, OMB Circular A87, the Uniform Administrative Requirements for Grants and Cooperative Agreements to state and local governments and FAA AC 150/5100-10, Accounting Records Guide for Airport and Program Sponsors and will be available for inspection by the appropriate Federal agency.
- E. Records of all reimbursable costs for labor, materials, and equipment shall be retained for three years after the receipt of final payment in accordance with 49 CFR, Part 18, Retention and Access Requirements for Records.

SECTION VI. REIMBURSEMENT

The DEPARTMENT will reimburse the COMPANY upon the presentation of certified bills prepared in accordance with the requirements of the AIP and the provisions of this Agreement. As shown in the attached Estimate, "Exhibit A", the estimated amount of reimbursement, after deduction for any credit due the DEPARTMENT, is \$______.

SECTION VII. BILLINGS BY COMPANY

Billings and payments will be made as follows:

- A. Partial Billings.
- At the request of the COMPANY, the DEPARTMENT will accept Partial Billings. Such billings will show backup, including the Project, Agreement, and COMPANY assigned Work Order numbers, the Project Name, and the dates covering the period that the billed work was performed.
- 2. Each Billing will contain a recapitulation showing the total cost to date, and the amount of previous billings.

A-85 Federal Aviation Administration Utility Agreement – Form 25D-250 FAA (Page 5 of 5)

25D-250 (3/	/14) FAA		Agreement No. Page 5 of
B. Final	l Billings.		
	MENT that all relocation or in will submit its Final Billing with	nprovement work p	on work and/or upon notification by performed by the DEPARTMENT is as soon as practical and not later
	Work Order numbers, the Pro	ject Name, the date	including the Project, Agreement, s on which the first and last billed ts and records may be audited.
C. Cert	ification		
All billi	ings shall contain a statement	prepared on the Co	OMPANY's letterhead as follows:
8 f -	and just statement of costs in facilities on the above	curred by our Com referenced proje	No (Partial or Final) is a true pany in adjusting or relocating our ct during the period from , and that payment has not
		BY: TITLE:	EED AS BEING CORRECT:
D. Payr	ment		
1. made within		orepared, submitted	, and approved for payment will be
2.	Billings are subject to a retai	nage for disputed a	mounts until resolved.
3.	The DEPARTMENT reserves	the right to perform	an audit.

A-90 Line Extension Agreement – Form 25D-251 (Page 1 of 3)

25D-251 (6/93)	Page 1 of
	STATE OF ALASKA DEPARTMENT OF TRANSPORTATION AND PUBLIC FACILITIES
	UTILITY AGREEMENT
	(LINE EXTENSION AGREEMENT) (WORK BY COMPANY FOR STATE)
Region: CENTRAL	Agreement No.:
Project No.:	Utility Work Order No.:
WITNESSETH:	
by and between the	e and entered into this day of , 20_ State of Alaska, acting by and through the Departmen and Public Facilities, hereinafter called the , hereinafter called the
convenience propos	DEPARTMENT, in the interest of public safety areses to construct, reconstruct or otherwise improve EPARTMENT facility known as
COMPANY's utility	which shall require the extension of the distribution lines in order to furnish service to sattly such work to hereinafter be described as "lind" and
15.441 and the ter	PARTMENT, under the provisions of 3 AAC 52.455, 17 AA ms of the COMPANY's tariff, is required to reimburs e costs of said line extension work, and
the scope of the 1	PARTMENT and the COMPANY are in mutual agreement as tine extension work to be performed, as described ifficate of Finding," marked "Exhibit B;"
	in consideration of the mutual undertaking, promises usiderations by and between the parties contained agree as follows:
construct the line	will furnish all necessary materials and services are extension facilities in accordance with the plans are ached hereto as "Exhibit C", and by reference made ment

A-90 Line Extension Agreement – Form 25D-251 (Page 2 of 3)

	5/93)	Agreement No.
		Page 2 of
equipment extension	material and overheas outlined in "Exhib	eimburse the COMPANY for actual laborated costs required to construct the laborated amount of the construction as outlined here.
facilities The DEPART	s shall be the preroga MENT, or its authoriza e field data during	the construction of the line extens: ative and responsibility of the COMPAN ed representative, may inspect and obtain g construction of the line extensi
before plans and following	20 or specifications inc	by the COMPANY will be completed on within days in accordance with tluded in "Exhibit C" subject to the control of the COMPANY which makes:
		Tarana (Alamana)
shall be		at the line extension work and materially and shall be in conformity with the
upon the I the requir codes and	EPARTMENT's rights-of red permit and applica regulations. The COM ay to the presence,	to locate its line extension facilitify and lands, subject to the terms able Federal, State and Local statute IPANY shall assume all liability relate operation and/or maintenance of sa
	ll claims or demands	emnify and hold the COMPANY harmless fr which may be made upon the COMPANY the COMPANY's construction of the li
any and a third pers extension	facility, except for	that portion of the line extension whi ay and lands under a utility permit.

A-90 Line Extension Agreement – Form 25D-251 (Page 3 of 3)

and equipment incurred by the COMPANY will be available to the DEPARTMENT by the COMPANY, with separate records as to the costs contract bid items and force account items. On Federal-aid project these records shall be in conformance with the requirements of 23 CP Part 645A, Relocations, Adjustments, and Reimbursement, and will available for inspection by the Department's auditors. J. Records of all reimbursable costs for labor, materials, a equipment shall be retained by the COMPANY for three years after the receipt of final payment in accordance with 23 CFR Part 1 Recordkeeping and Retention Requirements for Federal-aid Highway Records of State Highway Agencies. K. The COMPANY will refund the costs paid by the DEPARTMENT for the construction of the line extension facility in accordance with the refund provisions of the COMPANY's tariff as approved by the Alas Public Utilities Commission (APUC) if additional qualifying permanes structures are served from the extension. L. The DEPARTMENT and the COMPANY agree to enter into a separa power usage agreement that will provide electrical rates and billi	I. Records of all reimbursable costs for labor services, materia and equipment incurred by the COMPANY will be available to to DEPARTMENT by the COMPANY, with separate records as to the costs contract bid items and force account items. On Federal-aid project these records shall be in conformance with the requirements of 23 CP Part 645A, Relocations, Adjustments, and Reimbursement, and will available for inspection by the Department's auditors. J. Records of all reimbursable costs for labor, materials, a equipment shall be retained by the COMPANY for three years after the receipt of final payment in accordance with 23 CFR Part 1 Recordkeeping and Retention Requirements for Federal-aid Highway Records of State Highway Agencies. K. The COMPANY will refund the costs paid by the DEPARTMENT for the construction of the line extension facility in accordance with the refund provisions of the COMPANY's tariff as approved by the Alas Public Utilities Commission (APUC) if additional qualifying permane structures are served from the extension. L. The DEPARTMENT and the COMPANY agree to enter into a separa		
I. Records of all reimbursable costs for labor services, materia and equipment incurred by the COMPANY will be available to t DEPARTMENT by the COMPANY, with separate records as to the costs contract bid items and force account items. On Federal-aid project these records shall be in conformance with the requirements of 23 C Part 645A, Relocations, Adjustments, and Reimbursement, and will available for inspection by the Department's auditors. J. Records of all reimbursable costs for labor, materials, at equipment shall be retained by the COMPANY for three years after the receipt of final payment in accordance with 23 CFR Part 1 Recordkeeping and Retention Requirements for Federal-aid Highway. Records of State Highway Agencies. K. The COMPANY will refund the costs paid by the DEPARTMENT for the construction of the line extension facility in accordance with the refund provisions of the COMPANY's tariff as approved by the Alasi Public Utilities Commission (APUC) if additional qualifying permaners structures are served from the extension. L. The DEPARTMENT and the COMPANY agree to enter into a separate power usage agreement that will provide electrical rates and billing.	I. Records of all reimbursable costs for labor services, materia and equipment incurred by the COMPANY will be available to to DEPARTMENT by the COMPANY, with separate records as to the costs contract bid items and force account items. On Federal-aid project these records shall be in conformance with the requirements of 23 CP art 645A, Relocations, Adjustments, and Reimbursement, and will available for inspection by the Department's auditors. J. Records of all reimbursable costs for labor, materials, at equipment shall be retained by the COMPANY for three years after the receipt of final payment in accordance with 23 CFR Part 1 Recordkeeping and Retention Requirements for Federal-aid Highway. Records of State Highway Agencies. K. The COMPANY will refund the costs paid by the DEPARTMENT for the construction of the line extension facility in accordance with the refund provisions of the COMPANY's tariff as approved by the Alasi Public Utilities Commission (APUC) if additional qualifying permanents structures are served from the extension. L. The DEPARTMENT and the COMPANY agree to enter into a separate power usage agreement that will provide electrical rates and billing.		
I. Records of all reimbursable costs for labor services, materia and equipment incurred by the COMPANY will be available to the DEPARTMENT by the COMPANY, with separate records as to the costs contract bid items and force account items. On Federal-aid project, these records shall be in conformance with the requirements of 23 CP Part 645A, Relocations, Adjustments, and Reimbursement, and will available for inspection by the Department's auditors. J. Records of all reimbursable costs for labor, materials, as equipment shall be retained by the COMPANY for three years after the receipt of final payment in accordance with 23 CFR Part 1's Records of State Highway Agencies. K. The COMPANY will refund the costs paid by the DEPARTMENT for the construction of the line extension facility in accordance with the refund provisions of the COMPANY's tariff as approved by the Alasi Public Utilities Commission (APUC) if additional qualifying permaner structures are served from the extension. L. The DEPARTMENT and the COMPANY agree to enter into a separate power usage agreement that will provide electrical rates and billing.	I. Records of all reimbursable costs for labor services, materia and equipment incurred by the COMPANY will be available to the DEPARTMENT by the COMPANY, with separate records as to the costs contract bid items and force account items. On Federal-aid project, these records shall be in conformance with the requirements of 23 CP Part 645A, Relocations, Adjustments, and Reimbursement, and will available for inspection by the Department's auditors. J. Records of all reimbursable costs for labor, materials, as equipment shall be retained by the COMPANY for three years after the receipt of final payment in accordance with 23 CFR Part 1's Recordkeeping and Retention Requirements for Federal-aid Highways Records of State Highway Agencies. K. The COMPANY will refund the costs paid by the DEPARTMENT for the construction of the line extension facility in accordance with the refund provisions of the COMPANY's tariff as approved by the Alasi Public Utilities Commission (APUC) if additional qualifying permaner structures are served from the extension. J. The DEPARTMENT and the COMPANY agree to enter into a separate power usage agreement that will provide electrical rates and billing.	25D-251 (6/93)	Agreement No.
I. Records of all reimbursable costs for labor services, material and equipment incurred by the COMPANY will be available to the DEPARTMENT by the COMPANY, with separate records as to the costs contract bid items and force account items. On Federal-aid project, these records shall be in conformance with the requirements of 23 CP Part 645A, Relocations, Adjustments, and Reimbursement, and will available for inspection by the Department's auditors. J. Records of all reimbursable costs for labor, materials, as equipment shall be retained by the COMPANY for three years after the receipt of final payment in accordance with 23 CFR Part 1's Records of State Highway Agencies. K. The COMPANY will refund the costs paid by the DEPARTMENT for the construction of the line extension facility in accordance with the refund provisions of the COMPANY's tariff as approved by the Alasi Public Utilities Commission (APUC) if additional qualifying permaner structures are served from the extension. L. The DEPARTMENT and the COMPANY agree to enter into a separate power usage agreement that will provide electrical rates and billing and the company agree to enter into a separate power usage agreement that will provide electrical rates and billing agreement that will provide electrical rates and provide elect	I. Records of all reimbursable costs for labor services, material and equipment incurred by the COMPANY will be available to the DEPARTMENT by the COMPANY, with separate records as to the costs contract bid items and force account items. On Federal-aid project, these records shall be in conformance with the requirements of 23 CP Part 645A, Relocations, Adjustments, and Reimbursement, and will available for inspection by the Department's auditors. J. Records of all reimbursable costs for labor, materials, as equipment shall be retained by the COMPANY for three years after the receipt of final payment in accordance with 23 CFR Part 1's Recordkeeping and Retention Requirements for Federal-aid Highways Records of State Highway Agencies. K. The COMPANY will refund the costs paid by the DEPARTMENT for the construction of the line extension facility in accordance with the refund provisions of the COMPANY's tariff as approved by the Alasi Public Utilities Commission (APUC) if additional qualifying permaner structures are served from the extension. J. The DEPARTMENT and the COMPANY agree to enter into a separate power usage agreement that will provide electrical rates and billing the service of the contraction of the company agree to enter into a separate power usage agreement that will provide electrical rates and billing the contraction of the contraction of the company agree to enter into a separate power usage agreement that will provide electrical rates and billing the contraction of the contraction of the company agree to enter into a separate power usage agreement that will provide electrical rates and billing the contraction of the cont		Page 3 of
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power usage agreement that will provide electrical rates and billing	power usage agreement that will provide electrical rates and billing	construction of the line ex refund provisions of the COI Public Utilities Commission	ktension facility in accordance with the MPANY's tariff as approved by the Alask (APUC) if additional qualifying permaner
		power usage agreement that v	ne COMPANY agree to enter into a separat will provide electrical rates and billir
		Bolloudies.	

A-93 Pre-Paid Line Extension Agreement – Form 25D-251A (Page 1 of 2)

25D-251A (6/93) Page 1 of 2

STATE OF ALASKA DEPARTMENT OF TRANSPORTATION AND PUBLIC FACILITIES

UTILITY AGREEMENT

(PREPAID LINE EXTENSION AGREEMENT) (WORK BY COMPANY FOR STATE)

Pagion	Agraamant No :
Region:	Agreement No.:
Project No.:	Utility Work Order No.:
This Agreement made and entered into this day of the State of Alaska, acting by and through the Department of Tra hereinafter called the DEPARTMENT, and, WITNESSETH:	nsportation and Public Facilities,
WITHLESSETT.	
WHEREAS, the DEPARTMENT, in the interest of public safety and correconstruct or otherwise improve a portion of the DEPART, which shall require the extension of the lines in order to furnish service to said DEPARTMENT facility such we "line extension work," and	MENT facility known as the ne COMPANY's utility distribution
WHEREAS, the DEPARTMENT, under the provisions of 3 AAC terms of the COMPANY's tariff, is required to reimburse the COM extension work, and	
WHEREAS, the DEPARTMENT and the COMPANY are in mutual a line extension work to be performed, as described in the attached "Exhibit B;"	
NOW THEREFORE, in consideration of the mutual undertal considerations by and between the parties contained herein, do here	
A. The COMPANY will furnish all necessary materials and extension facilities in accordance with the plans and specifications at by reference made a part of this agreement.	
B. The DEPARTMENT will reimburse the COMPANY the amounthe attached detailed estimate "Exhibit A" upon execution of this as shall be an advance for construction for costs attributable to said unactual costs of the line extension work exceed the advance payment excess of the prepaid amount plus ten percent (10%) will be reimful such additional charges are the result of additional construction we DEPARTMENT subsequent to the initial payment. If the actual costs	agreement. Said reimbursement utility line extension work. If the nt for construction, no charge in abursed to the COMPANY unless work requested or caused by the

A-93 Pre-Paid Line Extension Agreement – Form 25D-251A (Page 2 of 2)

25D-251A (6/93) Agreement No.
Page 2 of 2

prepaid amount, the DEPARTMENT will be charged the lesser amount and the difference between the actual cost of construction and the advance payment will be refunded to the DEPARTMENT.

- C. The administration of the construction of the line extension facilities shall be the prerogative and responsibility of the COMPANY. The DEPARTMENT, or its authorized representative, may inspect and obtain appropriate field data during construction of the line extension facilities.
- D. All line extension work by the COMPANY will be completed on or before <a href="mailto:x**x** 20____" or within ____" days in accordance with the plans and specifications included in "Exhibit C" subject to the following conditions beyond the control of the COMPANY which may adversely affect this date or time:
- E. The COMPANY warrants that the line extension work and materials shall be of workmanlike quality and shall be in conformity with the National Electrical Safety Code.
- F. The COMPANY is allowed to locate its line extension facilities upon the DEPARTMENT's rights-of-way and lands, subject to the terms of the required permit and applicable Federal, State and Local statutes, codes and regulations. The COMPANY shall assume all liability related in any way to the presence, operation and/or maintenance of said facilities.
- G. The DEPARTMENT will reimburse the company within 60 days after receipt of a final billing from the COMPANY for the line extension construction and incidentals covered under this agreement. Such billing will include the Project, Agreement, and Utility Work Order numbers, the Termini and the cost breakdown as outlined in "Exhibit A".
- H. Records of all reimbursable costs for labor services, materials and equipment incurred by the COMPANY will be available to the DEPARTMENT by the COMPANY, with separate records as to the costs of contract bid items and force account items. On Federal-aid projects, these records shall be in conformance with the requirements of 23 CFR Part 645A, Utility Relocations, Adjustments, and Reimbursement, and will be available for inspection by the DEPARTMENT's auditors.
- I. Records of all reimbursable costs for labor, materials, and equipment shall be retained by the COMPANY for three years after the receipt of final payment in accordance with 23 CFR 645.117, Cost Development and Reimbursement.
- J. The COMPANY will refund the costs paid by the DEPARTMENT for the construction of the line extension facility in accordance with the refund provisions of the COMPANY's tariff as approved by the Regulatory Commission of Alaska (RCA) if additional qualifying permanent structures are served from the extension.
- K. The DEPARTMENT and the COMPANY agree to enter into a separate power usage agreement that will provide electrical rates and billing schedules.

A-96 Lump Sum Line Extension Agreement – Form 25D-251B (Page 1 of 3)

25D-251B (6/93)

Page 1 of

STATE OF ALASKA DEPARTMENT OF TRANSPORTATION AND PUBLIC FACILITIES

UTILITY AGREEMENT

(LUMP SUM LINE EXTENSION AGREEMENT)

(WORK BY COMPANY FOR	
Region: CENTRAL	Agreement No.:
Project No.:	Utility Work Order No.:
This Agreement made and entered into this 19, by and between the State of Alask Department of Transportation and Public Fathe DEPARTMENT, andCOMPANY.	a, acting by and through the
WITNESSETH:	
WHEREAS, the DEPARTMENT, in the int convenience proposes to construct, recons portion of the DEPARTMENT from to	truct or otherwise improve a
which shall require the extension of the C lines in order to furnish service to said to hereinafter be described as "line exter	DEPARTMENT facility such work
WHEREAS, the DEPARTMENT, under the provide 15.441 and the terms of the COMPANY's tarithe COMPANY for the costs of said line ext	iff, is required to reimburse
WHEREAS, the DEPARTMENT and the COMPANY the scope of the line extension work to b the attached "Certificate of Finding," man	e performed, as described in
NOW THEREFORE, in consideration of the covenants, and considerations by and be herein, do hereby agree as follows:	mutual undertaking, promises, tween the parties contained
A. The COMPANY will furnish all necess construct the line extension facilities in specifications attached hereto as "Exhibit part of this agreement.	accordance with the plans and

A-96 Lump Sum Line Extension Agreement – Form 25D-251B (Page 2 of 3)

25D-251B (6/93) Agreement No.

Page 2 of

- B. The COMPANY will develop a detailed estimate of the costs of all labor, services, materials and equipment to accomplish the relocation work as specified in "Exhibit B".
 - C. The DEPARTMENT may perform a pre-award evaluation audit.
- D. The DEPARTMENT will reimburse the COMFANY the lump sum amount of as shown in the attached detailed estimate "Exhibit A" upon satisfactory completion of work in accordance with this agreement, and that said reimbursement shall be full compensation for all costs duly attributable to said utility line extension work.
- E. The administration of the construction of the line extension facilities shall be the prerogative and responsibility of the COMPANY. The DEPARTMENT, or its authorized representative, may inspect and obtain appropriate field data during construction of the line extension facilities.
- F. All line extension work by the COMPANY will be completed on or before ________ 19____ or within _____ days in accordance with the plans and specifications included in "Exhibit C" subject to the following conditions beyond the control of the COMPANY which may adversely affect this date or time:
- G. The COMPANY warrants that the line extension work and materials shall be of workmanlike quality and shall be in conformity with the National Electrical Safety Code.
- H. The COMPANY is allowed to locate its line extension facilities upon the DEPARTMENT's rights-of-way and lands, subject to the terms of the required permit and applicable Federal, State and Local statutes, codes and regulations. The COMPANY shall assume all liability related in any way to the presence, operation and/or maintenance of said facilities.
- I. The DEPARTMENT shall indemnify and hold the COMPANY harmless from any and all claims or demands which may be made upon the COMPANY by third persons arising out of the COMPANY's construction of the line extension facility, except for that portion of the line extension which occupies DEPARTMENT rights-of-way and lands under a utility permit.
- J. The COMPANY upon completion of all relocation work, will submit its Lump Sum Billing as soon as practical and not later than 120 days in an original and one (1) copy. The billing shall show the Project and Agreement numbers, the Termini, the dates on which the first and last work occurred.

A-96 Lump Sum Line Extension Agreement – Form 25D-251B (Page 3 of 3)

AND ADDRESS OF THE PROPERTY OF THE PARTY OF	
25D-251B (6/93)	Agreement No
	Page 3 o
construction of the l refund provisions of Public Utilities Commi structures are served L. The DEPARTMENT	I refund the costs paid by the DEPARTMENT for the ine extension facility in accordance with the the COMPANY's tariff as approved by the Alask ssion (APUC) if additional qualifying permanen from the extension. and the COMPANY agree to enter into a separate that will provide electrical rates and billing

A-99 Utility Reimbursable Services Agreement (URSA) – Form 25D-252 (Page 1 of 2)

25D-252 (6/93)			Page 1 of
	DEPARTMENT OF	OF ALASKA TRANSPORTATION C FACILITIES	
	UTILITY	AGREEMENT	
		ERVICES AGREEMENT TE FOR COMPANY)	
Region: CENTRAL			Agreement No.
Project No.:	-10		RSA No
Utility Work Orde	er No.:		
by and between th	e State of Alaska, on and Public F	to this day of , acting by and thre acilities, herein	ough the Department
WITNESSETH:			
convenience proper portion of from	oses to construct, the DEPART	to	therwise improve a known as
WEEREAS, the Cinto its		sted that the DEPA design and	RTMENT incorporate specifications , and
		e COMPANY will upon the DEPARTMEN	
of the constructi	on and all incided	both parties that t ntal items as showr be borne by the CO	on "Exhibit A" to
said improvements	s for the COMPANY be performed, as d	COMPANY have revi and are mutual ag described in the at	greement as to the
covenants, and c	in consideration considerations by agree as follows	of the mutual und and between the	ertaking promises, parties contained
	ne adjustments, rel	rate as part of the location, removal,	betterments and/or

A-99 Utility Reimbursable Services Agreement (URSA) – Form 25D-252 (Page 2 of 2)

	252 (6/93)	A	greement No
				Page 2 o
incid bill	dental ite	ems as the s	will participate in the costs of the con- outlined in "Exhibit A". The COMPANY's successful bidder's Unit Prices establi	cost will b
engin REIMI the	neering (! BURSABLE S COMPANY'	PE) an SERVIC s re	will participate in the DEPARTMENT's d contract administration (CE) costs release agreement (RSA) work outlined herein to quested betterments and/or additions act by one of the following methods:	ative to the incorporate
		(1)	Actual DEPARTMENT labor costs with add	itives.
		(2)	A fixed percentage rate of for (
		(3)	A lump sum amount of \$ for (P \$ for (C	E). E).
			mated amount of the COMPANY's cost parti	
			on and incidentals as outlined herein is MNY will reimburse the DEPARTMENT within	127-17-18
the s Such numbe Each date,	D. The after red system combilling wers, the tobilling, and the	COMPAceipt nstruc vill i: Fermin will a		n sixty (60 it portion of s agreement y Work Orde: "Exhibit A" otal cost to
the such number Each date, submit be the its a data	D. The after red system con billing wers, the sollling, and the itted to the second authorized to insured to insured system.	COMPA- ceipt nstruct vill in Fermin will in amou the CO admin ative in I repr re pr	any will reimburse the DEPARTMENT withing of a billing from the DEPARTMENT for the ction and incidentals covered under this actual the Project, Agreement, and Utilities i and the cost breakdown as outlined in contain a recapitulation showing the tout of previous billings. Partial bill	n sixty (60 of portion of sagreement by Work Order "Exhibit A" otal cost to lings may be allities shall be COMPANY, of priate field ments during
the such number Each date, submit to the construction to the construction of the const	D. The after red system con billing wers, the selling and the itted to the selling to insufficient of the contraction of the co	COMPA- ceipt nstruct vill in Fermin will in a mount the CC admin ative in d repr re pr of the coresen ract nanges	MNY will reimburse the DEPARTMENT withing of a billing from the DEPARTMENT for the ction and incidentals covered under this notude the Project, Agreement, and Utilitical is and the cost breakdown as outlined in contain a recapitulation showing the tont of previous billings. Partial bill MPANY for the work as completed. istration of the construction of the faciland responsibility of the DEPARTMENT. The esentative, may inspect and obtain approaper compliance with COMPANY requirem	n sixty (60 of portion of sagreement by Work Order "Exhibit A" of tall cost to lings may be alities shall e COMPANY, of priate field ents during r reference PANY or its sor changes gineer. Any NY and the

A-101 FAA Utility Reimbursable Services Agreement (URSA) – Form 25D-252 FAA (Page 1 of 3)

25D-252 (6/93) FAA

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STATE OF ALASKA DEPARTMENT OF TRANSPORTATION AND PUBLIC FACILITIES

UTILITY AGREEMENT

REIMBURSABLE SERVICES AGREEMENT

(WORK BY STATE FOR COMPANY)
Region: CENTRAL Agreement No
Project No.: RSA N
Utility Work Order No.:
This Agreement made and entered into this day of, 19_by and between the State of Alaska, acting by and through the Departme of Transportation and Public Facilities, hereinafter called to DEPARTMENT, and hereinafter called the COMPANY.
WITNESSETH:
WHEREAS, the DEPARTMENT, in the interest of public safety a convenience proposes to construct, reconstruct or otherwise improve portion of the DEPARTMENT facility known from to
WHEREAS, the COMPANY has requested that the DEPARTMENT incorpora into its facility design and specificatio , and
WHEREAS, the benefits to the COMPANY will impose addition construction and incidental costs upon the DEPARTMENT, and
WHEREAS, it is the intention of both parties that the additional cos of the construction and all incidental items as shown on "Exhibit A" the benefit of the COMPANY, shall be borne by the COMPANY, and
WHEREAS, the DEPARTMENT and the COMPANY have reviewed the plans f said improvements for the COMPANY and are mutual agreement as to t scope of work to be performed, as described in the attached "Certifica of Finding", marked "Exhibit B".
NCW THEREFORE, in consideration of the mutual undertaking promise covenants, and considerations by and between the parties contain herein, do hereby agree as follows:

A-101 FAA Utility Reimbursable Services Agreement (URSA) – Form 25D-252 FAA (Page 2 of 3)

25D-252 (6/93	y	Agreement No.
		Page 2 of
specifications as DEPARTMENT's possible to the Color of t	s the adjustments, relocation requested by the COMPA project as shown in "ExhomPANY will participate in the successful bidder's act. COMPANY will participate PE) and contract administ	the costs of the construction and it A". The COMPANY's cost will be Unit Prices established in the in the DEPARTMENT's preliminary cration (CE) costs relative to the
REIMBURSABLE S the COMPANY'	SERVICE AGREEMENT (RSA) w s requested betterment contract by one of the fo	ork outlined herein to incorporate ts and/or additions into the ollowing methods:
		labor costs with additives.
-		e rate of for (PE) for (CE).
	(3) A lump sum amount	of \$ for (PE). \$ for (CE).
		COMPANY's cost participation for as outlined herein is \$
days after red the system co Such billing v numbers, the S Each billing date, and the	ceipt of a billing from t nstruction and incidenta will include the Project, Termini and the cost brea will contain a recapitu	the DEPARTMENT within sixty (60) the DEPARTMENT for that portion of als covered under this agreement. Agreement, and Utility Work Order akdown as outlined in "Exhibit A". Alation showing the total cost to lings. Partial billings may be as completed.
be the preroga or its author field data to	ative and responsibility ized representative, may insure proper compliance	nstruction of the facilities shall of the DEPARTMENT. The COMPANY, y inspect and obtain appropriate with COMPANY requirements during ecure data for further reference.
authorized rep to the contr negotiated ch	presentative will make aleact through the DEPART nanges to the contract	the work, the COMPANY or its ll construction orders or changes IMENT's Project Engineer. Any between the COMPANY and the EPARTMENT's Project Engineer.

A-101 FAA Utility Reimbursable Services Agreement (URSA) – Form 25D-252 FAA (Page 3 of 3)

25D-252 (6/93)	Agreement No
	Page 3 of
G. The COMPANY is allowed to rel the highway right-of-way, subject to t and applicable Federal, State and Local The COMPANY shall assume all liabil presence, operation and/or maintenance	the terms of the required permit statutes, codes and regulations ity related in any way to the

A-104 Reimbursable Services Agreement Addendum to Standard US – Form 25D-252A (Page 1 of 2)

Reimbursable Services Agreement (RSA) No (WORK BY STATE FOR COMPANY) WITNESSETH: WHEREAS, the COMPANY has requested that the DEPARTMENT incorporal into its facility design and specification and into its facility design and specification and whereas, the benefits to the COMPANY will impose additional costs of the construction and incidental costs upon the DEPARTMENT, and whereas, it is the intention of both parties that the additional cost of the construction and all incidental items as shown on "Exhibit A" the benefit of the COMPANY, shall be borne by the COMPANY, and whereas, the DEPARTMENT and the COMPANY have reviewed the plans for said improvements for the COMPANY and are mutual agreement as to the scope of work to be performed, as described in the attached "Certificat of Finding", marked "Exhibit B". NOW THEREFORE, in consideration of the mutual undertaking, promises covenants, and considerations by and between the parties contains herein, do hereby agree as follows: A. The DEPARTMENT will incorporate as part of the design plans as specifications the adjustments, relocation, removal, betterments and/cadditions as requested by the COMPANY in the final design of the DEPARTMENT's project as shown in "Exhibit C". B. The COMPANY will participate in the costs of the construction an incidental items as outlined in "Exhibit A". The COMPANY's cost will billed using the successful bidder's Unit Prices established in the project contract. C. The COMPANY will participate in the DEPARTMENT's preliminal engineering (PE) and contract administration (CE) costs relative to the REMBURSABLE SERVICE AGREEMENT (RSA) work cutlined herein to incorporat the COMPANY's requested betterments and/or additions into the DEPARTMENT's contract by one of the following methods: (1) Actual DEPARTMENT labor costs with additives. (2) A fixed percentage rate of for (PE). (3) FHWA Approved ICAF rate of applied to total costs of contract items, shared costs, P.E. and C.E. (rate recalculated annually)	25D-252A (3/88)	Agreement No
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The rotal estimated amount of the COMPANY's cost participation for	(4)	A lump sum amount of \$ for (PE).
the construction and incidentals as outlined herein is \$	The total esti	mated amount of the COMPANY's cost participation fo

A-104 Reimbursable Services Agreement Addendum to Standard US – Form 25D-252A (Page 2 of 2)

25D-252A (3/88)

Agreement No.

Page 2 of

- D. The COMPANY will reimburse the DEPARTMENT within sixty (60) days after receipt of a billing from the DEPARTMENT for that portion of the system construction and incidentals covered under this agreement. Such billing will include the Project, Agreement, and Utility Work Order numbers, the Termini and the cost breakdown as outlined in "Exhibit A". Each billing will contain a recapitulation showing the total cost to date, and the amount of previous billings. Partial billings may be submitted to the COMPANY for the work as completed.
- E. The administration of the construction of the facilities shall be the prerogative and responsibility of the DEPARTMENT. The COMPANY, or its authorized representative, may inspect and obtain appropriate field data to insure proper compliance with COMPANY requirements during construction of the facilities, and secure data for further reference.
- F. During the performance of the work, the COMPANY or its authorized representative will make all construction orders or changes to the contract through the DEPARTMENT's Project Engineer. Any negotiated changes to the contract between the COMPANY and the Contractor will be made through the DEPARTMENT's Project Engineer.
- G. The COMPANY is allowed to relocate/locate its facilities upon the highway right-of-way, subject to the terms of the required permit and applicable Federal, State and Local statutes, codes and regulations. The COMPANY shall assume all liability related in way any to the presence, operation and/or maintenance of said facilities.

A-106 Lump Sum Utility Agreement – Form 25D-253 (Page 1 of 4)

25D-253 (1/13)

STATE OF ALASKA DEPARTMENT OF TRANSPORTATION AND PUBLIC FACILITIES		
UTILITY AGREEMENT		
(LUMP SUM)		
Region: Agreement No.:		
Project No.: RSA No.:		
Utility Work Order No.:		
This Agreement made and entered into this day of 20_, by and between the State of Alaska, acting by and through the Department of Transportation and Public Facilities, hereinafter called the DEPARTMENT, and, hereinafter called the COMPANY.		
WITNESSETH:		
WHEREAS, the DEPARTMENT, in the interest of public safety and convenience proposes to construct, reconstruct or otherwise improve a portion of the DEPARTMENT facility known as from towhich shall require the adjustment, relocation or removal of the COMPANY's facilities along, over, under or within said DEPARTMENT facility such adjustment relocation or removal work to hereinafter be described as "relocation work," and		
WHEREAS, the DEPARTMENT under the provisions of AS 19.25.020(c), is authorized to reimburse the COMPANY for the costs of said relocation work, and	0	
WHEREAS, the DEPARTMENT and the COMPANY have reviewed the plans for said highway improvements and are in mutual agreement as to the scope of the relocation work to be performed, as described in the attached "Certificate of Finding," marked "Exhibit B;"		
NOW THEREFORE, in consideration of the mutual undertaking as herein recited, the DEPARTMENT and the COMPANY do hereby agree as follows:	е	
SECTION I. RELOCATION WORK TO BE ACCOMPLISHED		
A. The COMPANY and DEPARTMENT hereby agree to the relocation of the require facilities in accordance with the provisions set forth in the United States Department of Transportation, Federal Highway Administration, Code of Federal Regulations 23 CFR, Part 645 Subpart A Utility Relocations, Adjustments and Reimbursement, dated April 1, 1992, and an supplements and revisions thereto, which by reference are made a part thereof, and hereinafts called 23 CFR Part 645.	of 5, Y	

A-106 Lump Sum Utility Agreement – Form 25D-253 (Page 2 of 4)

25D-253 (1/13) Agreement No. Page 2 of

B. The plans and specifications of the relocation work to be performed, attached hereto as "Exhibit C" and Exhibit D and by reference made a part of this Agreement, are to be included in and made a part of any DEPARTMENT or COMPANY administered contract for accomplishing any part or all of said relocation work.

SECTION II. METHODS OF RELOCATION.

It is in the best interest of the DEPARTMENT and the COMPANY for the said relocation work to be accomplished by the method(s) described and checked hereinafter:

- ____ (1) By force account with the COMPANY's regular construction or maintenance forces.
- ____ (2) By an approved and qualified contractor paid under a contract let by the COMPANY.

SECTION III. COMPANY LIABILITY

- A. The COMPANY shall indemnify, defend and save harmless and exonerate the DEPARTMENT from liability resulting from injuries or damages sustained by any person or persons or property as a direct result of an act of commission or omission of the COMPANY in the performance of the relocation work undertaken by the COMPANY and not caused or contributed to in any way by the DEPARTMENT.
- B. The COMPANY shall assume all legal liability as determined in a court of competent jurisdiction which is related in any way to the presence, operation, or maintenance of said relocation facilities.
- C. The COMPANY shall assume all direct and out-of-pocket costs incurred by the DEPARTMENT caused as a direct result of a failure of the COMPANY to perform the relocation work within the time required by this Utility Agreement unless due to causes beyond the control of the COMPANY.

SECTION IV. UTILITY CONSTRUCTION PHASE

- A. The COMPANY will give the DEPARTMENT's Regional Utilities Engineer prior notice before commencing with the relocation work.
- B. The relocation work will be performed in a workmanlike manner and in compliance with the provisions of the Utility Permit, this Agreement and applicable Federal, State and Local Statutes, Codes, and Regulations.
- C. Both parties will allow duly authorized inspectors free access to all stages of the work and all disputes arising from such inspection will be settled by the Commissioner, or his delegated representative.

A-106 Lump Sum Utility Agreement – Form 25D-253 (Page 3 of 4)

Agreement N Page 3	5D-253 (1/13)
.TION, in accordance with the plans ar ject to the following conditions beyor	D. All relocation work by the COMPANY will br within by the above indicated METHOD OF pecifications included in "Exhibit C" and Exhibit ne control of the COMPANY which may adversely
	ECTION V. COSTS BY COMPANY
	A. The COMPANY will develop a detailed naterials and equipment to accomplish the reloca
	B. The DEPARTMENT will receive fair and a crap, which will accrue to the COMPANY as a res
	C. The costs of any upgrading of the facilit ne DEPARTMENT's project construction and mad y the COMPANY.
	ECTION VI. PRE-AUDIT
ion audit.	The DEPARTMENT may perform a pre-award
	ECTION VII. REIMBURSEMENT
n satisfactory completion of all work	A. The DEPARTMENT will reimburse the CO hown in the attached detailed estimate "Exhibit ccordance with this agreement, and that said r osts duly attributable to said relocation work.
	B. The DEPARTMENT will reimburse the C pon the presentation of certified bills prepared in nd the provisions of this agreement.
	ECTION VIII. BILLING BY COMPANY
	A. The COMPANY, upon completion of all I s soon as practical and not later than 120 days i
	B. The billing shall show the Project and a

A-106 Lump Sum Utility Agreement – Form 25D-253 (Page 4 of 4)

25D-253 (1/13)	Agreement No. Page 4 of
C. Certification	
All billings shall contain a statement prepared o	on the COMPANY's letterhead as follows:
our facilities on the above referen	ached Billing No (Partial or Final) is a by our Company in adjusting or relocating ced project during the period from , and that payment has not
And (2) "The Utility hereby certifies that the complies with the Buy America provisions set Federal Regulations, Part 635.410 and that myears after the receipt of final payment."	forth in 23 US Code 313 and 23 Code of
	CERTIFIED AS BEING CORRECT:
	BY:
	TITLE:
	DATE;20"

A-110 FAA Lump Sum Utility Agreement -Form 25D-253 FAA (Page 1 of 4)

Page 1 of 25D-253 (1/13) FAA

STATE OF ALASKA

DEPARTMENT OF TRANSPORTATION AND PUBLIC FACILITIES		
UTILITY AGREEMENT		
	(LUMP SUM)	
Region:	Agreement No.:	
Project No.:	RSA No.:	
Utility Work Order No.:		
Alaska, acting by and through the D	to this day of 20, by and between the State of epartment of Transportation and Public Facilities, hereinafter, hereinafter called the COMPANY.	
WITNESSETH:		
	n the interest of public safety and convenience proposes to improve a portion of the DEPARTMENT facility known as from	
to	which shall	
	r removal of the COMPANY's facilities along, over, under or h adjustment relocation or removal work to hereinafter be	
WHEREAS, the DEPARTMENT reimburse the COMPANY for the cos	under the provisions of AS 02.15.104, is authorized to ts of said relocation work, and	
improvements and are in mutual a	nd the COMPANY have reviewed the plans for said airport igreement as to the scope of the relocation work to be hed "Certificate of Finding," marked "Exhibit B;"	
NOW THEREFORE, in consider DEPARTMENT and the COMPANY do	ration of the mutual undertaking as herein recited, the hereby agree as follows:	
SECTION I. RELOCATION WORK	TO BE ACCOMPLISHED	
facilities in accordance with the pi Transportation, Federal Aviation Adm	ARTMENT hereby agree to the relocation of the required rovisions set forth in the United States Department of hinistration, Airport Improvement Program (AIP) Handbook, 1985, and any supplements and revisions there to, which by and hereinafter called the AIP.	

A-110 FAA Lump Sum Utility Agreement –Form 25D-253 FAA (Page 2 of 4)

25D-253 (1/13) FAA Agreement No. Page 2 of

B. The plans and specifications of the relocation work to be performed, attached hereto as Exhibit "C" and Exhibit "D" and by reference made a part of this Agreement, are to be included in and made a part of any DEPARTMENT or COMPANY administered contract for accomplishing any part or all of said relocation work.

SECTION II. METHODS OF RELOCATION

It is in the best interest of the DEPARTMENT and the COMPANY for the said relocation work to be accomplished by the method(s) described and checked hereinafter:

- ____ (1) By force account with the COMPANY's regular construction or maintenance forces.
- ___ (2) By an approved and qualified contractor paid under a contract let by the COMPANY.

SECTION III. COMPANY LIABILITY

- A. The COMPANY shall indemnify, defend and save harmless and exonerate the DEPARTMENT from liability resulting from injuries or damages sustained by any person or persons or property as a direct result of an act of commission or omission of the COMPANY in the performance of the relocation work undertaken by the <u>COMPANY</u> and not caused or contributed to in any way by the DEPARTMENT.
- B. The COMPANY shall assume all legal liability as determined in a court of competent jurisdiction which is related in any way to the presence, operation, or maintenance of said relocation facilities.
- C. The COMPANY shall assume all direct and out-of-pocket costs incurred by the DEPARTMENT caused as a direct result of a failure of the COMPANY to perform the relocation work within the time required by this Utility Agreement unless due to causes beyond the control of the COMPANY.

SECTION IV. UTILITY CONSTRUCTION PHASE

- A. The COMPANY will give the DEPARTMENT's Regional Utilities Engineer prior notice before commencing with the relocation work.
- B. The relocation work will be performed in a workmanlike manner and in compliance with the provisions of the Utility Permit, this Agreement and applicable Federal, State and Local Statutes, Codes, and Regulations.

A-110 FAA Lump Sum Utility Agreement –Form 25D-253 FAA (Page 3 of 4)

25D-253	(1/13) FAA	Agreement N Page 3
C. and all dis represent	sputes arising from such inspection will be settled by th	
in accord	All relocation work by the COMPANY will, 20 or within by the above inc lance with the plans and specifications included in E> s beyond the control of the COMPANY which may	dicated METHOD OF RELOCATIO xhibit "C" subject to the followin
SECTION	N.V. COSTS BY COMPANY	
A. materials	The COMPANY will develop a detailed estimate of and equipment to accomplish the relocation work as	
B. scrap, wh	The DEPARTMENT will receive fair and adequate crediction will accrue to the COMPANY as a result of said re	
accommo	The costs of any betterments to the facilities bedate the DEPARTMENT's project construction and majorne by the COMPANY.	
SECTION	N VI. PRE-AUDIT	
The I	DEPARTMENT may perform a pre-award evaluation a	audit.
SECTION	N VII. REIMBURSEMENT	
A. \$ completio full comp	The DEPARTMENT will reimburse the COMPAN' as shown in the attached detailed estim n of all work in accordance with this Agreement, and ensation for all costs duly attributable to said relocation	ate Exhibit "A", upon satisfacto d that said reimbursement shall
	The DEPARTMENT will reimburse the COMPANY for presentation of certified bills prepared in accordance 30.38 and the provisions of this Agreement.	
	N VIII. BILLING BY COMPANY	
SECTION		

A-110 FAA Lump Sum Utility Agreement –Form 25D-253 FAA (Page 4 of 4)

25D-253 (1/13) FAA	Agreement Page
B. The billing shall show the Project which the first and last work occurred.	and Agreement numbers, the Termini the date
C. Certification	
All billings shall contain a statement p	repared on the COMPANY's letterhead as follow
true and just statement of costs our facilities on the above to	at the attached Billing No (Partial or Final) incurred by our Company in adjusting or reloc referenced project during the period o,and that payment ha
been received.	
	CERTIFIED AS BEING CORRECT:
	BY:
	TITLE:
	DATE;20"

A-114 Supplemental Utility Agreement – Form 25D-254 (Page 1 of 2)

25D-254 (6/93)

Page 1 of 2

STATE OF ALASKA DEPARTMENT OF TRANSPORTATION AND PUBLIC FACILITIES

SUPPLEMENT	FAL UTILITY AGREEMENT
Region: CENTRAL	Supplemental Agreement No.:
Project No.:	Utility Work Order No.:
Termini;	
Department of Transportation a	te of Alaska, acting by and through the and Public Facilities, hereinafter called the
WITNESSETH:	
WHEREAS, for reasons set for	rth in the attached Certificate of finding
the existing UTILITY AGREEM	MENT and the COMPANY mutually agreed that MENT NO.: should be
the existing UTILITY AGREEM supplemented as hersin set for WHEREAS, the attached Plans work have been reviewed by the	MENT and the COMPANY mutually agreed that MENT NO.: should be
the existing UTILITY AGREEM supplemented as hersin set for WHEREAS, the attached Plans work have been reviewed by the in mutual agreement as to the NOW THEREFORE, in considera	MENT and the COMPANY mutually agreed that ENT NO.: should be th; and, marked "Exhibit C", for the supplemental DEPARTMENT and the COMPANY and they are scope of the relocation work;
the existing UTILITY AGREEM supplemented as hersin set for WHEREAS, the attached Plans work have been reviewed by the in mutual agreement as to the NCW THEREFORE, in considerate ted, the DEPARTMENT and THE A: The COMPANY hereby agreement is supplementation.	MENT and the COMPANY mutually agreed that ENT NO.: should be th; and marked "Exhibit C", for the supplemental DEPARTMENT and the COMPANY and they are scope of the relocation work; ation of the mutual undertaking as herein E company do hereby agree as follows: sees to relocate the required facilities in ed Certificate of Finding marked "Exhibit

A-114 Supplemental Utility Agreement – Form 25D-254 (Page 2 of 2)

25D-254 (6/9	3)	Agreement No.
		Page 2 of
		2490 4 OI
C. It is the said sup described he	plemen	le best interest of the DEPARTMENT and the COMPANY for tal work to be performed by the method checked and ter:
-	(1)	By force account with the COMPANY's regular construction or maintenance forces.
	(2)	By an approved and qualified contractor paid under a contract let by the COMPANY.
_	(3)	By a contract let by the DEPARTMENT, either as a State Utility Contract or as an item in the general
Construction deduction the the original Code of Fed Relocations,	Force erefron UTILII eral Adjust	highway contract. s of the Engineering, Construction Inspection and/or Account, of this SUPPLEMENTAL UTILITY AGREEMENT after for any credit due in accordance with Section V of Y AGREEMENT NO.: , and the United States Regulations 23 CFR, Part 645, Subpart A Utility ments and Reimbursement, dated April 1, 1992, and any islens thereof are estimated to be 5
Construction deduction the deduction the the criginal Code of Fed Relocations, supplements the original	Force erefron UTILIT eral Adjust or rev Utilit	s of the Engineering, Construction Inspection and/or Account, of this SUPPLEMENTAL UTILITY AGREEMENT after for any credit due in accordance with Section V of Y AGREEMENT NO.: , and the United States Regulations 23 CFR, Part 645, Subpart A Utility
Construction deduction the deduction the the criginal Code of Fed Relocations, supplements the original	Force erefron UTILIT eral Adjust or rev Utilit	s of the Engineering, Construction Inspection and/or Account, of this SUPPLEMENTAL UTILITY AGREEMENT after m for any credit due in accordance with Section V of TY AGREEMENT NO.: Regulations 23 CFR, Part 645, Subpart A Utility ments and Reimbursement, dated April 1, 1992, and any isions thereof, are estimated to be \$, and ty Agreements estimated is \$ resulting in a
Construction deduction the the original Code of Fed Relocations, supplements the original	Force erefron UTILIT eral Adjust or rev Utilit	s of the Engineering, Construction Inspection and/or Account, of this SUPPLEMENTAL UTILITY AGREEMENT after m for any credit due in accordance with Section V of TY AGREEMENT NO.: Regulations 23 CFR, Part 645, Subpart A Utility ments and Reimbursement, dated April 1, 1992, and any isions thereof, are estimated to be \$, and ty Agreements estimated is \$ resulting in a
Construction deduction the the original Code of Fed Relocations, supplements the original	Force erefron UTILIT eral Adjust or rev Utilit	s of the Engineering, Construction Inspection and/or Account, of this SUPPLEMENTAL UTILITY AGREEMENT after m for any credit due in accordance with Section V of TY AGREEMENT NO.: Regulations 23 CFR, Part 645, Subpart A Utility ments and Reimbursement, dated April 1, 1992, and any isions thereof, are estimated to be \$, and ty Agreements estimated is \$ resulting in a
Construction deduction the the original Code of Fed Relocations, supplements the original	Force erefron UTILII eral Adjust or rev Utilin	s of the Engineering, Construction Inspection and/or Account, of this SUPPLEMENTAL UTILITY AGREEMENT after m for any credit due in accordance with Section V of TY AGREEMENT NO.: Regulations 23 CFR, Part 645, Subpart A Utility ments and Reimbursement, dated April 1, 1992, and any isions thereof, are estimated to be \$, and ty Agreements estimated is \$ resulting in a

A-116 FAA Supplemental Utility Agreement – Form 25D-254 FAA (Page 1 of 2)

25D-254 FAA (5/96)

Page 1 of

SUPPLEMENT	AL UTILITY AGREEMENT
Region: CENTRAL	Supplemental Agreement No.
Project No.:	Utility Work Order No.
Termini:	
Department of Transportation ar	e of Alaska, acting by and through th nd Public Facilities, hereinafter calle , hereinafter called th
WHEREAS, for reasons set for	th in the attached Certificate of finding ENT and the COMPANY mutually agreed that UTILITY AGREEMENT NO. In set forth; and
	marked "Exhibit C", for the supplementa DEFARTMENT and the COMPANY and they are cope of the relocation work;
NOW THEREFORE, in consideratecited, the DEPARTMENT and THE	tion of the mutual undertaking as herein company do hereby agree as follows:
A. The COMPANY hereby agree accordance with the new attached B" and Plans marked Exhibit "C"	es to relocate the required facilities in d Certificate of Finding marked "Exhibit
B. The requirements	of UTILITY AGREEMENT NO. are still effective, except as modified

A-116 FAA Supplemental Utility Agreement – Form 25D-254 FAA (Page 2 of 2)

25D-254 FAA	(5/96)	Agreement No.
		Page 2 of
	plemen	e best interest of the DEPARTMENT and the COMPANY for tal work to be performed by the method checked and ter:
	(1)	By force account with the COMPANY's regular construction or maintenance forces.
-	(2)	By an approved and qualified contractor paid under a contract let by the COMPANY.
-	(3)	By a contract let by the DEPARTMENT, either as a State Utility Contract or as an item in the general highway contract.
the original United Stat Administratio	es D	for any credit due in accordance with Section V of IY AGREEMENT NO: , and the epartment of Transportation, Federal Aviation rport Improvement Program (AIP) Hand Book, Order
the original United Stat Administratio 5100.38, date	UTILI' es D on, Ai ed Feb estimate	TY AGREEMENT NO.: , and the epartment of Transportation, Federal Aviation rport Improvement Program (AIP) Hand Book, Order ruary 11, 1985, and any supplements and revisions ated to be \$, and the original Utilityed is \$ resulting in a revised estimated
the original United Stat Administratio 5100.38, date thereof, are Agreements es	UTILI' es D on, Ai ed Feb estimate	TY AGREEMENT NO.: , and the epartment of Transportation, Federal Aviation rport Improvement Program (AIP) Hand Book, Order ruary 11, 1985, and any supplements and revisions ated to be \$, and the original Utilityed is \$ resulting in a revised estimated
the original United Stat Administratio 5100.38, date thereof, are Agreements es	UTILI' es D on, Ai ed Feb estimate	TY AGREEMENT NO.: , and the epartment of Transportation, Federal Aviation rport Improvement Program (AIP) Hand Book, Order ruary 11, 1985, and any supplements and revisions ated to be \$, and the original Utilityed is \$ resulting in a revised estimated
the original United Stat Administratio 5100.38, date thereof, are Agreements es	UTILI' es D on, Ai ed Feb estimate	TY AGREEMENT NO.: , and the epartment of Transportation, Federal Aviation rport Improvement Program (AIP) Hand Book, Order ruary 11, 1985, and any supplements and revisions ated to be \$, and the original Utilityed is \$ resulting in a revised estimated
the original United Stat Administratio 5100.38, date thereof, are Agreements es	UTILI' es D on, Ai ed Feb estimate	TY AGREEMENT NO.: , and the epartment of Transportation, Federal Aviation rport Improvement Program (AIP) Hand Book, Order ruary 11, 1985, and any supplements and revisions ated to be \$, and the original Utilityed is \$ resulting in a revised estimated
the original United Stat Administratio 5100.38, date thereof, are Agreements es	UTILI' es D on, Ai ed Feb estimate	TY AGREEMENT NO.: , and the epartment of Transportation, Federal Aviation rport Improvement Program (AIP) Hand Book, Order ruary 11, 1985, and any supplements and revisions ated to be \$, and the original Utilityed is \$ resulting in a revised estimated

A-118 Sample Letter of Agreement (Page 1 of 2)



Mark Kozak Public Works Director City of Kodiak Public Works Department 2410 Mill Bay Drive Kodiak, Alaska 99615

Dear Mr. Kozak,

March 20, 2009

RE: Project 51930

Kodiak: Rezanof Drive Resurfacing Coast Guard Access Road to Marine Way

Letter of Agreement 1-51930-09-17

This letter constitutes agreement between the State of Alaska, Department of Transportation & Public Facilities, and the City of Kodiak, owners and operators of public water distribution and sanitary sewer collection facilities within the Rezanof Drive rights-of-way. The water and sewer facilities require adjustment to allow for the resurfacing of Rezanof Drive.

ELIGIBILITY:

The water and sanitary sewer facilities occupying the Rezanof Drive rights-of-way between Coast Guard Drive and Marine Way were installed by the City of Kodiak under valid utility permits 1-06800-06-302, 1-068000-06-301, and 1-068500-99-004. Therefore, the cost of change, relocation or adjustment necessitated by the project shall be paid for by the Department as a cost of highway construction per Alaska Statute 19.25.020(c)(2).

SCOPE OF WORK:

The Department shall provide for the adjustment of water valve boxes and sanitary sewer manholes to finished pavement grade. The Department's plans and specifications are attached and made a part of this agreement.

ESTIMATE OF CONSTRUCTION:

The Department shall provide for the labor, equipment and project administration required to complete the water and sanitary sewer adjustments as described above, and as detailed in the plans and specifications, at no cost to the City of Kodiak. The Department's estimate of adjustment costs is summarized below:

Item No.	Pay Item	Pay Unit	Unit Price	Est'd Qty.	Amount
604(4)	Adjust Existing Manhole	EA	1000.00	10	10,000.00
627(10)	Adjustment of Valve Box	EA	350.00	4	1,400.00
	Total Estimated Cost				11,400.00

A-118 Sample Letter of Agreement (Page 2 of 2)

The City of Kodiak shall provide the required project coordination and inspections with the Department's Contractor, as outlined in the Special Provisions, at no cost to the Department.

No billings are required either from the City to the Department, or from the Department to the

PROJECT COORDINATION:

The Standard Modifications and Special Provisions, Sections 105, 604 and 627, detailing the coordination required between the Department's Contractor and the City of Kodiak, are attached and made a part of this agreement.

Sincerely,

Ken Morton, P.E. **Utility Chief** Central Region

City of Kodiak Department of Public Works Concurrence

A-120 Certificate of Resolution

25D-258 (3/88) Agreement No. X-XXXXX-XX-X Page 1 of 1

STATE OF ALASKA DEPARTMENT OF TRANSPORTATION AND PUBLIC FACILITIES

CERTIFICATION OF RESOLUTION

I, certify that, in the matter of executing an Agreement with the State of Alaska, acting by and through the DEPARTMENT OF TRANSPORTATION AND PUBLIC FACILITIES, for the relocation and/or adjustment of certain utility facilities in connection with the construction of Project No. XXXXX

facilities in connection with the construction of I	Project No. XXXXX
(∀illágé) (T¢wn) the (City) of <u>Kenai</u> (B¢f¢nágh)	, Alaska
(regular) meeting in (special) Session on the	, day of,
(Assemblyman) 20, on the motion of (Councilman) (Commissioner) a RESOLUTION authorizing said	passed to execute
(yǐllágé) (Tơớn) AGREEMENT on behalf of the (City) of <u>Kenai</u> (ສັ¢႗ớnágh)	, Alaska
for the relocating and/or adjusting of certain undescribed as	tility facilities further
A copy of said RESOLUTION is attached hereto.	
By:	
Clerk o	f the
Date:	
Certificate of Resolution (Page 1 of 1)	

A-121 Agreement Signature Sheet

	Page 3 of 3
IN WITNESS WHERECF, the parti	es hereto have executed this agreement ove mentioned.
*********	**********
COMPANIE DIVITIN	*
CONTRACT REVIEW:	* UTILITY COMPANY ACCEPTANCE:
STATE OF ALASKA	*
DEPARTMENT OF TRANSPORTATION	* (Name of COMPANY)
AND PUBLIC FACILITIES	*
	*
	*
The	*
By;	* By:
Title: Engineering Associate	* Title:
Data	* * Date-
Date:	* Date:
	*
	**
**********	****************
	*
RECOMMENDED FOR APPROVAL:	* AUTHORITY TO PROCEED:
STATE OF ALASKA	* STATE OF ALASKA
DEPARTMENT OF TRANSPORTATION	* DEPARTMENT OF TRANSPORTATION
AND PUBLIC FACILITIES	* AND PUBLIC FACILITIES
	*
	*
	*
By:	* By:
Title: Utilities Engineer	* Title: Director, Construction & Operations
I WAS IN	*
Date:	* Date:
	*
	*
***********	*
~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~	*************

A-122 Blank Utility Inspector Daily Report (IDR)



STATE OF ALASKA DEPARTMENT OF TRANSPORTATION & PUBLIC FACILITIES

UTILITY INSPECTOR'S DAILY REPORT

E0100000000000000000000000000000000000	
Report No.:	
Date:	
Weather:	
Temp.;	

PROJECT NUMBER: PROJECT NAME:

UTILITY: AGREEMEN'I NO.; UTIJ.ITY WORK ORDER NO.:

	RCE			EQUIPMENT	
Name/Classification	Hours	Description/Type	Hours	Remarks	
		THE PROPERTY OF THE PROPERTY O			
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79.4					
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	MAT	TERIALS			
Description		Qty.	Location	Installed	

F. (100)				11.00	

TORONO DE LA CONTRACTOR					
			-10-40		
	P 1990 444		T-17-17-18-18-18-18-18-18-18-18-18-18-18-18-18-		
10-14-1-1			7.0000	JynAssam	
***	***				
RATIVE: (Include report of day's opera coived, discussions with Utility, reference	tions, utility's production to pictures, etc.)		nditions or proble		
RATIVE: (Include report of day's opera coived, discussions with Utility, reference	tions, utility's production to pictures, etc.)				
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ceived, discussions with Utility, reference	to pictures, etc.)				
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ceived, discussions with Utility, reference	to pictures, etc.)				

A-123 Completed Inspector Daily Report (IDR)



STATE OF ALASKA DEPARTMENT OF TRANSPORTATION & PUBLIC FACILITIES

UTILITY INSPECTOR'S DAILY REPORT

Report No.: 4

Date: November 10, 2011

Weather: Cloudy/Snow

Temp.: ~25°F

PROJECT NUMBER: 52035

PROJECT NAME: Seward HWY: Trail, Falls, Ptarmigan Bridges

UTILITY: TelAfaska

AGREEMENT NO.: 1-52035-11-09 UTILITY WORK ORDER NO.: 21101288

UTILITY WORK	UTILITY EQUIPMENT				
Name/Classification	Hours		Description/Type	Hours	Remarks
Tom Adkinson	0800	1700	Crew truck	9	w/ trailer
Tom McRenolds	0800	1700	Crew dumptruck	7	On site 10-1630
Kyler Dow	0900	1600	Ditch Witch	4.5	1030-1500
Dan Siemnskies	0900	1600	CAT excayator	4	Set jacking machine/backfill
			Dozer	0	On site, not used
			Plow Machine	1	

767	MATERIAL	
Description	Qty.	Location Installed
1.5" Innerduct	200'	~Sta. 223+00 to Sta. 224+90
THE PART AND ADDRESS OF THE PARTY OF THE PAR	THE PARTY OF THE P	
- 1975 - 5 Call J All		

NARRATIVE: (Include report of day's operations, utility's production rates and efficiency, unusual conditions or problems encountered, orders given and received, discussions with Utility, reference to pictures, etc.)

Crew began boring on the south side of Falls Creek (approx. Sta. 223+00) at 1045. Bore successfully made it to the north side (approx. Sta. 224+90) at 1200. The depth of the bore at the creek was 11'.

Approximately 200 feet of 1.5" innerduct was pulled through bore. The original agreement states 2" innerduct is to be used, but the material was not available.

Adkinson went to Seward for parts (Maintenance: 1 hour).

Original bore pits were backfilled.

Adkinson and McRenolds returned to pick up the CAT excavator to keep it warm over the weekend,

General hold ups from frozen/cold equipment and mechanical difficulties occurred throughout the day.

Inspector's Signature: Utility Concurrence:		Page of
Foun No.	Utility Inspector's Daily Report	01/01

A-124 Utility Change Order Form 25D-256A (Page 1 of 4)

Agreement No. 1-XXXXX-XX-XX 25D-256A (5/86) STATE OF ALASKA DEPARTMENT OF TRANSPORTATION AND PUBLIC FACILITIES UTILITY CHANGE ORDER Region: CENTRAL/SOUTHEAST/NORTHERN Change Order No.: XX Project No.: XXXXX Utility Work Order No.: XX RSA No.: XXXXX Utility Agreement No. 1-56958-08-13 is hereby modified in the manner described below. This change document is supplemental to the above Agreement, which is, by reference made a part hereof. All terms, conditions and provisions of the Utility Agreement, except as specifically modified herein, remain un-changed and in full force and effect. Acceptance of this Change/Work Order constitutes agreement to the terms, conditions, and prices stated: ACCEPTED: RECOMMENDED FOR APPROVAL: Utility Reviewer Date: Utility Representative APPROVED: Title **Utilities Chief** Date: Date: UTILITY INSPECTOR: Inspector NOTE: FHWA Approval Required YES Date: NO

A-124 Utility Change Order Form 25D-256A (Page 2 of 4)

25D-256A (5/86		A STREET IN COLOR			
			ON SHEET FOR: SE ORDER NO.)		
	DES	CRIPTION AND I	REASON FOR C	HANGE	
Utility Agreen and the Depa as follows:	nent Number X rtment of Trans	-XXXXX-XX-XX, portation for the _	between Anchora	age Water & Wasto	ewater Utilit eby modifie

A-124 Utility Change Order Form 25D-256A (Page 3 of 4)

The estimate of work and materials required in connection with Project No.:	on with Project No.:	Agreement No.:		
Project Name: Utility Work Order or Job No.:	FEDERAL	PREVIOUS	NET CHANGE	
	PARTICIPATION	CHANGE	THIS DOCUMENT	TOTALS
PART I. UTILITY WORK		2		
57754-RIGHT OF WAY (Acquisition Only)				
Preliminary Engineering		V		
Preliminary Engineering Overhead				
57718-TOTAL PRELIMINARY ENGINEERING				-
Construction Engineering				į
Construction Engineering Overhead				
Constitution Labor				
Materials & Sundies				
Material Handling Charges				
Transportation & Equipment				
Contract Construction				
Miscellaneous Expenses				
Construction Subtotal				
Construction Overhead				
GROSS CONSTRUCTION COSTS		2000		
Credits				
Salvage & Scrap				
Betterments				
TOTAL CREDITS				
57324-NET CONSTRUCTION COSTS				
TOTAL UTILITY WORK				
PART II. STATE WORK FOR UTILITY				
Preliminary Engineering				
Contract Construction				
Construction Engineering @ 15%				
TOTAL STATE WORK FOR UTILITY				
TOTAL EST. RELOCATION COSTS (Parts & II)				504
LITH ITY CONCURRENCE BY:		SUBMITTED BY:		
DATE		TITLE		

A-124 Utility Change Order Form 25D-256B (Page 4 of 4)

25D-256B (12/95)		Agree	ment No.:	Pageof
	BACKUP SHEET F UTILITY CHANGE ORD	\$50000000		
Project No.:	Utility:			
Termini:				
Substantial Change ? YES				
FHWA APPROVAL (if required):				
		pproval Date: _		
Date:				
COM PART ITEM	PARISON OF COSTS DU No.of Units	Unit	Increase	Decrease
Figure and another William state of the		3,100	2 X X 2 X 3 X 3 X 3 X 3 X 3 X 3 X 3 X 3	Section 1 Control
			·	
				1
			24.62//2	
Prior Change Documents:	TOTAL INCREASE:			
	TOTAL DECREASE: COSTS THIS CHANGE:	Date:		

A-128 Department of Labor Electronic Form – Public Contracts Notice of Award

1) Introduction	Project Details Add Project Details		
Concloose)			
All Algeria	Project		
Contact	*Project Name:	1	
Contact Information	*Project Type;		
	Agency Contract Number:		*
(27) Project Details	Federal	T i	
	Contract Number:	4	
5 Subcontractors	*Project Amount:		
	*Location:		
6 hevew?	*Bid Date:	0 m 14(m ye man 1 1 1 1 1	
\rightarrow	*Award Date:		
O min see	*Proceed Date:		
	Prime Contractor		
DOT&PF Central Region Utilities			
Section	*Name:		
	*Email Address:		
	*Address;		
	*City:		
	"State:	ALASKA	
	*Zip Code:	1	

		[4	<< Previous Next >>>
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A-129 Procedures for Review of Utility Billings (Page 1 of 3)

PROCEDURE FOR THE REVIEW OF UTILITY BILLINGS

Purpose of a billing review: To verify that charges from the Utility to the Department represent the work performed and are in substantial conformance with the Utility Agreement, subsequent Change Orders and the overhead rates established under the Utility Systems Audit.

General Guidelines

Work Orders Numbers: Work Order numbers are used by the Utility as a method to accumulate and track costs for specific projects and items of work. Each billing should be reviewed to verify the correct application of the work order(s) as set forth in the Agreement and Change Order(s).

Billing Periods: The billing cover form contains a space for entering the period in which the billing's charges were accumulated. The dates of the billing period should be verified against the actual billing back-up documentation and previous partial billings to insure that redundant charges have not been billed.

Percentages: Each billing should be checked for the application of any reimbursable/ non-reimbursable or betterment percentage that may apply. Percentages are set forth in the Agreement and Change Orders.

Percent Cumplete: The billing should be checked for the percent of work complete and billed for the purpose of projecting possible cost overruns. The percent of work complete figures are often found on the billing cover form but should be verified against the Agreement, ICORs and inspector reports. Project cost projections insure that funding is secured, in a timely manner, for the payment of appropriate charges.

Overhead Rates: The application of audited overhead rates is the accepted method for the Utility to recover costs which are not readily identifiable with a specific task, job or work order. While overhead rates appear in the Agreement, for the purpose of estimating costs, they are often not current rates for the period of the billing. Overhead costs should be checked against the applicable utility audit period under which they were accrued.

Computations: the billing should be checked for mathematical errors.

Fairness: Fairness dictates that errors discovered in the billings are reported with no regard to which they benefit. Therefore reviews may substantiate, decrease or increase the amount originally billed.

A-129 Procedures for Review of Utility Billings (Page 2 of 3)

Billing Categories

Preliminary Engineering: For review purposes these charges are largely date specific. The project files should be reviewed for an Authority to Proceed with preliminary engineering letter, which, as the title implies, authorizes the Utility to accumulate charges for reimbursement under a work order designated to the project. Charges that occur prior to the ATP letter should be disallowed. The closing date for Preliminary Engineering is specified in the Authority to Proceed with relocation letter and also appears in the Agreement as the date that document was executed. Charges to Preliminary Engineering after the ATP with relocation date are generally assigned, if appropriate, to the Construction Engineering category by the reviewer.

Construction Engineering: The Authority to Proceed with relocation letter specifies the date under which Construction Engineering chargers may begin accumulation. The date specified may also be found in the Agreement as the date of execution.

Contract Construction: The utility may enter into a contract to have all or a portion of the construction work on a project performed by others. Often these contracts result from the utility's lack of available human resources and/or equipment within the timeframe of the project. The work may be performed under two types of contracting, competitive bid or continuing contract. In both instances the Department approves the contract for the project's relocation or line extension services. In the case of competitive bidding the billing reviewer should check billed unit costs with the awarded utility contract. Continuing contract charges should be verified with the terms of the approved continuing contract on file. All charges should be verified with the records of the on site inspector.

Construction Labor: These charges are for costs incurred by the Utility's in-house force account labor forces. The reviewer should verify that the hours billed substantially match those recorded by the Department's field personnel.

Transportation and Equipment: This category varies by the utility. Some utilities are reimbursed for transportation and equipment under the terms of their audit, by percentage or hourly rate. Equipment may be rented for a specific construction project or under a continuing construction contract. The reviewer should verify the charges billed with the applicable audit information, rental invoice or approved construction contract.

Materials and Supplies: Materials and supplies may be furnished from several sources. The most common source is the utility's inventory. Materials may also be purchased specifically for the work. In such cases the reviewer may verify these charges through invoices or warehouse issue tickets/reports. Audited materials overhead rates should be checked for their correct application and the records of the inspector should also be referenced to ascertain the actual placed quantity of the billed materials.

Credits: This is a broad category. Credits may be taken for salvage and scrap, betterment, expired service life or for non-reimbursable items. The agreement should be referenced for the terms of the costs to be recovered under the credit category.

A-129 Procedures for Review of Utility Billings (Page 3 of 3)

Methods of Review

The inspector or reviewer has a certain level of discretion in reviewing a utility billing. The general complexity of the billing dictates the amount of time each review requires. Preliminary engineering bills are relatively simple to review. Construction billings may be highly complex involving a multitude of materials, contract construction under bid unit items, several overhead rates and reimbursable, non-reimbursable and betterment percentages. In reviewing such a bill the inspector should "spread" the backup documentation. Spreading the backup documentation by year, work order and billing category or other applicable method allows the reviewer, and subsequent reviewers, a clear picture of the billings accuracy and future funding needs. Further, spreading the bill provides a document that others may audit without going to the time, and therefore expense, that the reviewer gave to the initial review. Once the "spread" is complete determinations may be made concerning the validity of individual charges and the strength of the backing documentation. Adjustments to the billing may be made accordingly.

Adjustments to the Bill

Billing adjustments are common. They are the result of a number of factors. Foremost is human error. The billing process itself, it seems, is predisposed to error. Accounting technicians that package the bills for submittal rarely, if ever, have any knowledge of the relocation project. In some instances accounting technicians are unaware of the terms of the Agreement or associated change orders. They are tasked with putting together the package, giving it order and submitting a total for reimbursement. When a billing reviewer discovers an error in a billing they must communicate effectively, in the written form, the reasons for the adjustment. Effective written communication and accompanying review spreadsheets assist future parties in their review of the adjustments. Those future parties within the Department may include the Billings Officer, Construction Supervisor, Regional Utilities Engineer and Internal Review Personnel. The adjustments will receive further review by Utility forces including those within the Accounting and Engineering Departments of the Utility. Effective communication should be factual, concise and free of editorial comment. Written communication should appear within the standard accepted format and forms.

A-130 Utility Billing Packet (Page 1 of 9)

ALASKA DEPARTMENT OF TRANSPORTATION & PUBLIC FACILITIES

UTILITY BILLING FORMS AND REPORTS

May 1986 Exhibit 12.01

UTILITY BILLING INSTRUCTIONS

Certificate of True Billing

This is to be typed on your company letterhead in the form shown, except specific billing items (designated by dotted lines) are to be filled in (typed) pertaining to the project job, as follows:

- 1) Date
- 2) Project Number, as supplied by the State (in the agreement),
- 3) Project Name (termini),
- 4) Agreement Number, if other than a letter agreement,
- 5) Your job Work Order Number,
- 6) A rough estimate of the percentage of total project agreement work done with the submittal of this bill,
- 7) The Regional Address of the Region monitoring your work
- 8) Name of the Regional Utilities Engineer
- The consecutive Billing No. as submitted under the project agreement (i.e., Bill No. 1, Bill No. 2, Bill No. 3, etc.),
- 10) Delete, or cross out the inappropriate designation, as to whether this bill is a <u>partial</u> or is the <u>final</u> bill submitted under the total project scope of the agreement,
- 11) Date work first started under this billing,
- 12) Date work ended under this billing,
- 13) Signature of qualified certifying officer for bill,

Utility Billing Instructions (Page 1 of 9)



A 130 Utility Billing Packet (Page 2 of 9)

ALASKA DEPARTMENT OF TRANSPORTATION & PUBLIC FACILITIES UTILITY BILLING FORMS AND REPORTS

Exhibit 12.01 May 1986

- 14) Title of certifying officer,
- 15) Type in Region, either: Central, Northern, Southeast.

Summary of Charges on Attached Billing Form 25D-280

This form is to be completed and attached to all billings, except Lump Sum Billings:

- Fill out all charges and credits (No's. 1-12) pertaining to the billing the space adjacent to the appropriate item, leave the spaces blank on any inappropriate item,
- 2) Total all appropriate credits,
- 3) Enter the net billing costs,

The "Summary of Previous Billings" pertains to all <u>previous</u> bills submitted under the project agreement (leave blank if there were no previous bills),

- 4) Fill in the Bill No. (1, 2, 3, etc.),
- 5) Date of bill,
- 6) Date period Billing began,
- 7) Date period Billing ended,
- 8) Amount of bill,
- 9) Total billing to date (sum of 3 and 8),
- 10) Sign the form
- 11) Appropriate title,
- 12) Date.

Summary of Total Costs Form 25D-281

This form is only used for the <u>final</u> billing under the project agreement. It is a summary of all billings, or all accumulated costs properly attributed to the project agreement.

- 1) Fill in the type of facilities relocated,
- 2) The Project Number (as supplied by the State in the agreement),
- 3) The project Termini or Name,

Utility Billing Instructions (Page 2 of 9)

A 130 Utility Billing Packet (Page 3 of 9)

ALASKA DEPARTMENT OF TRANSPORTATION & PUBLIC FACILITIES

UTILITY BILLING FORMS AND REPORTS

May 1986 Exhibit 12.01

- 4) Your company Work Order Number,
- 5) The name of your office where you keep your records,
- 6) The address and city where your records are kept,
- 7) Date first work began under the project agreement,
- 8) The date the last work ended under the project agreement,
- Fill out all charges and credits (No's. 1-12) pertaining to the bill in the space adjacent to the appropriate item.
 Leave the space blank on any unappropriate item,
- 10) Total the appropriate credits,
- 11) Enter the total net billing costs,
- 12) Sign the form,
- 13) Appropriate title,
- 14) Date.

Billing Backup

Supporting data for the billing shall include a summary (recapitulation) sheet showing all charges attributed to the project, and in the summary sheet there will be detailed materials listing and all labor attributed to the work (showing man hours and their rate per hour).

It should be emphasized that voluminous reams of computer paper and personnel time sheets are not required with the bill, but should be available for auditing purposes.

Attached is a copy of an example of a completed bill (partial billing), which includes a completed Form 25D-280 and a summary recapitulation sheet.

Utility Billing Instructions (Page 3 of 9)



A 130 Utility Billing Packet (Page 4 of 9)

ALASKA DEPARTMENT OF TRANSPORTATION & PUBLIC FACILITIES UTILITY BILLING FORMS AND REPORTS Exhibit 12.01 May 1986 25D-280 (This space for your Instructional Form Company Letterhead) Project:----TERMINI:--Agreement No:----(4)---Work Order No:--(5)----Adjustment:---(6)--% Complete State of Alaska Department of Transportation and Public Facilities -----(7)-----Attn: ---------(8)------Regional Utilities Engineer Dear Sir: CERTIFIED AS BEING CORRECT: By:_____(13)-----Title:__ WORK COMPLETED AGREES WITH THIS BILLING: Utilities Supervisor CHECKED AND RECOMMENDED FOR PAYMENT: Billing Reviewer Date Account Code Amount Approved for payment: _ ----(15)----Regional Utilities Date Utility Billing Instructions (Page 4 of 9)

A 130 Utility Billing Packet (Page 5 of 9)

y 1986			Exhibit 12.0
25D-280 Instructional Form			Zimon 12.v
SUMMA	RY OF CHARGES ON AT	TACHED BILLING	
1) Preliminary engineering		(1)_	
2) Replacement Right-of-Way			
3) Construction Engineering			
4) Construction Labor			
5) Materials and Supplies			
6) Materials Handling Charges			
7) Transportation and Equipment	t		
8) Contract Construction			
9) Contract Construction Overhe	ad		
10) Miscellaneous Expenses			
SUBTOTAL			
11) General Overhead Charges			
GROSS BILLING COST	rs		
12) Credits			
 a. Salvage & Scrap b. Betterments 	((1))		
c. Accrued Depreciation d. Non-Reimbursable			
Total Credits	CV)	((2)	,
)
NET BILLING COSTS		(3)_	
DATE OF BILLING	DATE BEGAN	DATE ENDED OF	MOUNT F BILLING
(4)(5)	(6)	(7)	(8)
			
TOTAL BILLING TO DATE	(ITTED DI		==(9)=====
APPROVED AND SUBM	TITLE:	(10) (11)	
	DATE:	(12)	
Utility Billing Instructions (Page	e 5 of 9)		

A 130 Utility Billing Packet (Page 6 of 9)

DEPARTMENT OF TRANSPORTATION & PUBLIC FACILITIES UTILITY BILLING FORMS AND REPORTS Exhibit 12.01 May 1986 25D-281 Instructional Form SUMMARY OF TOTAL COSTS For costs of work performed and materials furnished in connection with the adjustment, relocation ______(1)_______, Termini:_____ ____ utility facilities on Project Order No. (4) The records and accounts supporting the charges in this bill are located in the office of _____(5) at _____(6) ___ may be audited by a representative of the State. Date first work performed____ ______. Date last work performed____ 13) Preliminary engineering 14) Replacement Right-of-Way 15) Construction Engineering 16) Construction Labor 17) Materials and Supplies 18) Materials Handling Charges 19) Transportation and Equipment 20) Contract Construction 21) Contract Construction Overhead 22) Miscellaneous Expenses SUBTOTAL 23) General Overhead Charges GROSS BILLING COSTS

(10)____

(11)_

(12) (13) (14)

Utility Billing Instructions (Page 6 of 9)

TOTAL NET BILLING COSTS

APPROVED AND SUBMITTED BY:

24) Credits

a. Salvage & Scrap
b. Betterments
c. Accrued Depreciation
d. Non-Reimbursable

Total Credits

A 130 Utility Billing Packet (Page 7 of 9)

ALASKA

May 1986		Exhibit 12.0
	AMPLE OF BILLING)	
·	Douglas Telephone C 500 North Douglas Douglas, Alaska 9982	
	Date: July 1, 1981 Project: F-094-2(85) Termini: Gastineau G Agreement No: 3-F94 Work Order No: FA 2 Adjustment: 30% Co	lacier Crossway 285-81-18 5 DOT
State of Alaska Department of Transportation P.O. Box 1467 Juneau, Alaska 99802		
Attn: John Doe, Regional Utilities Engineer		
Dear Sir:		
The Utility hereby certifies that the attached Bi our Company in a djustment and/or relocating of $4/10/81$ to $6/10/81$, and that payment has not ye	our facilities on the above reference Project d	
	CERTIFIED AS BEING CORR	ECT:
	Ву:	
	Title:	
*******	Title:	
**************************************	***********	
WORK COMPLETED AGREES		Date
WORK COMPLETED AGREES WITH THIS BILLING: CHECKED AND RECOMMENDED	***********	
WORK COMPLETED AGREES WITH THIS BILLING:	***********	
WORK COMPLETED AGREES WITH THIS BILLING: CHECKED AND RECOMMENDED	Utilities Supervisor	Date
WORK COMPLETED AGREES WITH THIS BILLING: CHECKED AND RECOMMENDED FOR PAYMENT:	Utilities Supervisor Billing Reviewer	Date
WORK COMPLETED AGREES WITH THIS BILLING: CHECKED AND RECOMMENDED FOR PAYMENT:	Utilities Supervisor Billing Reviewer Amount	Date
WORK COMPLETED AGREES WITH THIS BILLING: CHECKED AND RECOMMENDED FOR PAYMENT: Account Code Approved for payment:	Utilities Supervisor Billing Reviewer Amount	Date Date

7. Appendix June 2014 Alaska Utilities Manual 7-134

A 130 Utility Billing Packet (Page 8 of 9)

xhibit 12.01	May 1986
25D-280 (EXAMPLE OF BILLING) SUMMARY OF CHARGES ON	
	WO FA 25 DO Billing No Agreement 3-F94285-81-
Preliminary engineering	
2) Replacement Right-of-Way	
3) Construction Engineering	240.00
4) Construction Labor	2310.00
5) Materials and Supplies	9,686.95
6) Materials Handling Charges	968.70
7) Transportation and Equipment	
8) Contract Construction	8,500.00
9) Contract Construction Overhead	1,020.00
10) Miscellaneous Expenses	
SUBTOTAL	22,725.65
11) General Overhead Charges	893.50
GROSS BILLING COSTS	23,618.15
12) Credits a. Salvage & Scrap (500.00) b. Betterments () c. Accrued Depreciation () d. Non-Reimbursable ()	
Total Credits	(500.00)
NET BILLING COSTS	23,118.15
BILL NO. BILLING DATE BEGAN 1 _04/29/81	DATE ENDED OF BILLING04/10/8112,180.00
TOTAL BILLING TO DATE	\$35.298.15
APPROVED AND SUBMITTED BY: TITLE: Plant E DATE: 07/01/	Engineer81

A 130 Utility Billing Packet (Page 9 of 9)

ALASKA DEPARTMENT OF TRANSPORTATION & PUBLIC FACILITIES UTILITIES MANUAL

UTILITY BILLING FORMS AND REPORTS

May 1986 Exhibit 12.01

(EXAMPLE OF BILLING)

SUMMARY OF COSTS

WO FA 25 DOT Billing No. 2 Agreement 3-F94285-81-18

COMPANY MATERIALS

1,680 Ft.	Aerial 600 pr. cable @ \$4.34/Ft.	\$7,291.20
550 Ft.	Underground 400 pr. cable @ \$3.12/Ft.	1,716.00
9 each	Stand-off brackets & J-hooks @ \$7.75/Ea.	69.75
2 each	Anchor assemblies & hardware @ \$250/Ea.	500.00
2 each	Riser conduit 40 Ft. @ \$12.50/Ft.	50.00

Misc. materials, wire vises, lag bolts, dead heads,

 conduit straps, washer
 60.00

 Sub-total
 \$9,686.95

10% Material Handling 968.70

TOTAL MATERIAL \$10,655.65

COMPANY LABOR

Construction Labor

3 man crew, 14 hrs. @ \$40/hr./man \$1,680.00 including truck & tools
1 Foreman, 14 hrs. @ \$45/hr. 630.00 including truck

Construction Engineering

TOTAL LABOR \$2,550.00
SUB-TOTAL \$13,205.65
OVERHEAD CHARGES 6.75% \$892.50

CONTRACT CONSTRUCTION - Buckmaster Electric

Refer to Contract in our file.

 Item 5
 Pole relocation,
 \$1,000.00

 Item 8
 Trenching,
 \$1,500.00

 500 Ft. @ \$15/Ft.
 \$7,500.00

 Sub-total Contract Construction
 \$8,500.00

Sub-total Contract Construction \$8,500.00 COMPANY Overhead on Contract Constr. @ 12% 1.020.00

TOTAL CONTRACT CONSTRUCTION \$9,520.00

BETTERMENTS

Salvage & Scrap 5 Poles @ \$100/pole \$(500.00) TOTAL COSTS DUE \$23,118.15

Utility Billing Instructions (Page 9 of 9)



A-132 Agreement Transmittal for Signature

September 20, 2012

RE: Project 51896 KGB Rd. & Fern Street MTA Utility Agreements

Mr. Jim Gage Facilities Engineer Supervisor Matanuska Telephone Association, Inc. 1740 South Chugach Street Palmer, Alaska 99645

Dear Mr. Gage:

Enclosed are three (3) copies of Utility Agreement No. 1-51896-12-46 for your final review and signature. The agreement details MTA's involvement on the subject project.

Please review and sign two (2) copies of this agreement. After your approval, you may keep the extra copy marked "Utility Copy" for your immediate use and then return the signed copies for further processing. Once the agreements are signed and approved by the Department, you will receive an Authority to Proceed with construction letter.

Thank you for your cooperation and assistance in the development of this project. If you have any questions, please feel free to contact this office.

Sincerely,

John Linnell, P.E. Group Chief Traffic, Safety & Utilities

jab: Attachment

A-133 Authority to Proceed to Construction

	STATE OF ALASKA			
	Department of Transportati	on & Public Facilities		
	Authority To Proceed			
Project:	Eagle River Road		Utility: Matanuska Telephone Association, Inc.	
Project No.:	53943		Contact: Mr. Jlm Gage	
Agreement No.:	1-53943-12-10		Address: Matanuska Telephone Association, Inc.	
P.E. Cut-Off Date:	September 14, 2012		P.O. Box 3550 480 Commercial Drive	
Hility Signature Date:	June 20, 2012		Palmer, Alaska 99545	
Contract Construction Est.	\$494,177.00	DOL Filing Fee Amount:	\$4,942.00	
otal Agreement Amount:	\$802,136.00			
Complete The Follow	ing Tasks Prior To Start	ling Any Field Work:		
	Veeks Prior To Constru			
Contact:	Judi Shapiro	Caloni		
ontact Phone No.:	269-0594			
Department of Labor	Requirements - Contact	Veronica Wagner 269-4909 ph, or 269-	3739 fax	
File a sworn affidavit v	1.5	ssifications, wages and fringe benefits.		
De performed with in	rnouse scarr per DOLXWD W	THPL# 198.)		
reimbursable Agreen construction costs or	nent amount exceeds \$25,00 ily.)	estimated contract construction amou. 0.00 the 1% fee will be applied to estin		
reimbursable Agreen construction costs or No Department of Lai Line Extension Agree Agreement with gov	nent amount exceeds \$25,00 aly.) bor Reporting Requirent ement or non-project related	estimated contract construction amou 0.00 the 1% fee will be applied to estin ments: utility system improvements	nt. (When the total estimated	
reimbursable Agreen construction costs or to Department of Lai Line Extension Agree Agreement with gov The estimated amou	nent amount exceeds \$25,00 aly.) for Reporting Requirer ement or non-project related eramental agency. Int of the Agreement is \$25,0 aring phase is now completening phase is now completening phase is now completening phase is now completening phase.	estimated contract construction amou 0.00 the 1% fee will be applied to estin ments: utility system improvements	nt. (When the total estimated nated relmbursable contrac	-
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reimbursable Agreen construction costs or No Department of Lai Line Extension Agree Agreement with gov The estimated amount The preliminary engines Please bill final prelimin ohn Linnell, P.E. Group Chief	nent amount exceeds \$25,00 aly.) for Reporting Requirer ement or non-project related eramental agency. Int of the Agreement is \$25,0 aring phase is now completening phase is now completening phase is now completening phase is now completening phase.	estimated contract construction amount 0.00 the 1% fee will be applied to estimate the 1% fee will be applied to estimate the system improvements 0.00.00 or less sete. Please establish a new work of within 90 days of this ATP.	nt. (When the total estimated nated relmbursable contrac	_
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A-134 Billing Memo to Finance

MEMORANDUM

STATE OF ALASKA

Department of Transportation & Public Facilities
Utilities Section

To: Brenda Alvarado

Accounts Payable

Finance

File No: 51850

Thru:

Phone No: 269-0686

From: John Linnell, P.E.

Group Chief

Traffic, Safety & Utilities

Subject: Project 51850

Parks Hwy, MP 83-90 MTA Bill No. 2, Partial

W.O. 16025

Date: August 23, 2012

Attached is bill no.2, Partial covering the costs of locating Matanuska Telephone Association's facilities on the subject project.

#2, Partial August 7, 2012 \$ 24,895,66 DOT Adjustment \$ (1,531.00) Amount Due MTA \$ 23,364,66

This work is covered by PE Authorization written by the Department on November 4, 2011 and by Agreement executed on August 8, 2012.

This bill has been reviewed by the Utilities Staff and approved by the Utilities Chief for the Central Region.

Payment is recommended in the amount of \$ 23,364.66.

Please make payment based upon the following coding:

Code: Encumbrance No. 2431240

Line 1

\$ 17,196.93 All work before 03/31/2012

Line 3

\$ 6,167.73

Remittance Advice Message: W.O. 16025, Invoice # 135828, ATTN: Michelle Pocock and Bill No. 2, Partial

Questions concerning this billing contact Jerry Burton@ 269-0649 for further assistance.

jab:

Attachments

A-135 Billing Letter to the Utility

August 23, 2012

RE:

Project 51850

Parks Hwy, MP 83-90 MTA Billing No. 2, Partial

W.O. No. 16025

Ms. Michelle Pocock Rate Base Supervisor Matanuska Telephone Association, Inc. 1740 S. Chugach St. Palmer, Alaska 99645

Dear Ms. Pocock:

Matanuska Telephone Association's billing no. 2, partial on the above referenced project has been reviewed with the payment forthcoming in the amount of \$ 23,364.66. This work is covered by PE Authorization written on November 4, 2011 and Agreement 1-51850-12-02 executed on August 8, 2012. Attached is a copy of the Billing Summary Sheet explaining the payment amount.

<u>Bill No</u>	Date	<u>Amount</u>
#2, Partial	August 7, 2012	\$ 24,895.66
	Agreement Lump Sum Credit	<u>\$ (1,531.00)</u>
		\$ 23,364.66

Payment is being made in this amount, but subject to final audit.

Thank you for your cooperation. If you have any questions concerning this billing, please contact Jerry Burton at 269-0649.

Sincerely,

John Linnell, P.E. Group Chief Traffic, Safety & Utilities

jab

Enclosures

A-136 Master Railroad Agreement between DOT&PF and AARC (Page 1 of 15)

PUBLIC FACILITIES MASTER AGREEMENT

between
Alaska Railroad Corporation
and
Alaska Department of Transportation & Public Facilities
ARRC Contract No. 9670

This Public Facilities Master Agreement ("Agreement"), effective on the date executed by the last signatory hereto, is made by and between the Alaska Railroad Corporation, a public corporation and instrumentality of the State of Alaska formed pursuant to AS-42.40 ("ARRC"), and the State of Alaska, Department of Transportation & Public Facilities ("DOTPF") (individually a "Party" and collectively the "Parties").

RECITALS

WHEREAS, DOTPF has a number of existing roadways, grade crossings, automatic crossing signals, bridges and other facilities (hereinafter collectively referred to as "Facility" or "Facilities" as appropriate) located on property owned by ARRC, including but not limited to property designated by AS 42.40.350 as a "railroad utility corridor" (hereinafter collectively referred to as "Railroad Property"), many of which were previously constructed under separate contracts between the Parties or their predecessors in interest; and

WHEREAS, in 1989, ARRC entered into a Blanket Permit (ARRC Contract No. 6012) with the DOTPF Central Region and a Blanket Permit (ARRC Contract No. 6013) with the DOTPF Northern Region. Each Blanket Permit consolidated all of the existing Facilities in each region into one document which greatly facilitated the Parties' administration and management of the Facilities regarding construction, maintenance and operations of such public facilities within the confines of Railroad Property; and

WHEREAS, said Blanket Permits expired on December 31, 2008, but the Facilities will continue to exist, and DOTPF will likely desire to construct others on Railroad Property in the future; and

WHEREAS, the Parties are entering into this Agreement to replace the expired Blanket Permits, provide a mechanism by which DOTPF can acquire an interest in Railroad Property that is adequate to meet applicable federal funding requirements for the construction, reconstruction or repair of the Facilities, and set forth each Party's rights and obligations that will henceforth apply to the Facilities; and

WHEREAS, the Parties acknowledge that good public policy requires that each Party recognize the unique multijurisdictional nature of the Facilities and the security, safety and operational needs of the other Party; and

WHEREAS, the primary purpose of this Agreement is to structure a relationship that provides for the protection of both railroad and highway assets through mutual

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coordination of planning, construction and maintenance activities with regard to the Facilities.

NOW, THEREFORE, for and in consideration of the mutual covenants herein recited and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties hereby agree as follows:

AGREEMENT

- 1. <u>Covered Facilities</u>. At the outset, this Agreement applies to the existing Facilities set forth on the list attached hereto as Appendix A. Other facilities may be added to this Agreement upon ARRC's approval in accordance with the requirements of Section 7.02A below.
- 2. <u>Term.</u> This Agreement shall be effective as of the date of its execution by both Parties and shall continue in full force and effect with regard to each Facility as long as such Facility remains on Railroad Property.
- 3. Right to Use Railroad Property for Facilities. Upon DOTPF's request, ARRC agrees to grant DOTPF an easement in a form substantially equivalent to the form attached hereto as Appendix B giving it the nonexclusive right to construct, use, operate, maintain, repair, reconstruct and renew each of the Facilities listed in Appendix A over and across the Railroad Property upon which said Facilities are currently constructed (the "Easement Area"), subject to the terms and conditions of this Agreement. Upon making an easement request, DOTPF shall furnish to ARRC a mutually agreeable legal description, plat plan, drawing or other document suitable for recording that establishes the boundaries of the Easement Area for each easement to be granted by ARRC for the Facilities listed in Appendix A. Until such time as an easement is executed for each Facility, ARRC hereby grants DOTPF a nonexclusive license to construct, use, operate, maintain, repair, reconstruct and renew each of the Facilities listed in Appendix A over and across the Railroad Property upon which said Facilities are currently constructed (which current locations are also referred to herein as an "Easement Area"), subject to the terms and conditions of this Agreement.

Upon the mutual agreement of the Parties, a similar easement will be granted for each new highway facility constructed on Railroad Property under this Agreement, which facility will then be added to the list in Appendix A. Any easement or license granted by ARRC to DOTPF for the use of Railroad Property pursuant to this Section 3 shall be subject to the following terms and conditions:

3.01 ARRC makes no covenant or warranty of title for quiet possession or against encumbrances. DOTPF shall not use or permit use of the Easement Area for any non-highway related purposes. Without prior written agreement from ARRC, DOTPF shall not use or permit use of an Easement Area for gas, oil or gasoline pipe lines. Any lines constructed on the Easement Area by or under authority of DOTPF for the purpose of conveying electric power or communications incidental to DOTPF's use of the property for highway purposes shall be constructed in accordance with ARRC Contract No. 9670

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specifications and requirements of ARRC, and in such manner that will not adversely affect the communication or signal lines of ARRC or its permittees now or hereafter located upon said property. No third party shall be admitted by DOTPF to place facilities on any part of the Easement Area without ARRC's prior written consent. ARRC may not unreasonably withhold its consent.

- 3.02 ARRC reserves the right to construct new track, to alter grades, to align tracks, or otherwise alter its facilities within any Easement Area and shall bear the cost of such changes to its own facilities. Such changes shall not unreasonably interfere with the use of DOTPF's Facilities except as may be temporarily necessary for construction purposes. The provisions of Section 8 below shall apply to any changes ARRC makes to its facilities within any Easement Area.
- 3.03 The easement or license granted is subject to any existing encumbrances and rights (whether public or private), recorded or unrecorded, and also to any renewals thereof. DOTPF shall not damage, destroy or interfere with the property or rights of third parties in, upon or relating to the Easement Area, unless DOTPF at its own expense settles with and obtains releases from such third parties.
- 3.04 ARRC reserves and excepts unto itself the right to use and to grant to others the right to use the Easement Area for any purpose, including, but not by way of limitation, any transportation, communication and/or transmission purposes and support functions associated with those purposes, and for commercial and other uses authorized under AS 42.40, provided that such uses do not unreasonably interfere with DOTPF's use of the Easement Area. ARRC shall confer with DOTPF prior to planning any such additional use and shall, to the extent reasonably possible, assure that any concerns DOTPF may have concerning the proposed additional use are adequately addressed prior to implementation of the additional use of the Easement Area.
- Waiver of License/Easement Fees. In consideration of DOTPF's agreement to defend, indemnify and hold ARRC harmless from claims arising from its use of Railroad Property and its agreement to pay for the costs to construct, use, operate, maintain, repair and/or reconstruct the Facilities located on Railroad Property as set forth in this Agreement, ARRC agrees to waive any fee or compensation it may be entitled to for the license or easements granted to DOTPF hereunder.
- Annual Meeting Between the Parties. To adequately administer the terms and conditions of this Agreement, and to facilitate the planning of the Maintenance/Repair and the Construction/Reconstruction of both Parties' respective facilities, an Annual Meeting will be scheduled on or about the month of October each and every year this Agreement is in place. This meeting will be attended by the designees of the Commissioner of DOTPF and the President/CEO of ARRC, and those designees will be tasked with the following duties:
- 5.01 General. The meeting will provide a forum for the exchange of information on the past year's accomplishments, problem areas, and items of concern

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for future transportation needs affecting both Parties. Unless otherwise agreed, ARRC will plan and host each Annual Meeting, providing DOTPF with adequate notice to allow for the appropriate staff to attend. It is the obligation of both Parties that the respective staff attending the Annual Meeting will have a reasonable amount of authority to make decisions and commit the Parties to the decisions jointly agreed to at this meeting.

- 5.02 Corridor Planning. The advancement of planning for transportation corridors that include both rail and highways is beneficial to the future success of both modes of transportation. The Annual Meeting will identify corridors that are currently congested due to the proximity of both rail and highways, then develop and fund long range corridor planning that suggests solutions acceptable to both Parties.
- 5.03 Maintenance and Repair of Facilities. The attendees will review the current List of Facilities in Appendix A, and agree on additions and/or deletions as appropriate. The yearly updated Appendix A will be incorporated into the Agreement and will be the basis for calculation of the amount to be paid to ARRC by DOTPF under Section 6.03 as the annual signal maintenance fee.
- 5.04 Crossing Maintenance/Rebuild. The attendees will review the ARRC recommended capital improvement repair and replacement of each crossing anticipated for the coming year, in addition to the estimated costs of those improvements. ARRC will also provide a listing of the anticipated crossing repairs for the upcoming three (3) calendar years (if available), including the estimated costs, as outlined in Section 6.06 of this Agreement.
- 5.05 DOTPF Capital Improvement Projects. DOTPF will present the Projects anticipated for the next calendar year that will potentially impact ARRC, and identify opportunities in those projects to include any work identified in both Section 6.03 and Section 6.06 of this agreement. Likewise, DOTPF will present the Projects that are anticipated in the next three (3) calendar years and identify the potential to include the same ARRC work as discussed in Section 5.04 above.
- 5.06 Calculation of Payments to ARRC. After the identification of the crossing work to be performed by ARRC under Sections 5.03 and 5.04 above, and after the removal of any crossings that will be part of a Project under Section 5.05 above, the Parties will calculate and agree to the amount owed by DOTPF to ARRC for the upcoming calendar year. It will be the responsibility of DOTPF to secure the funding and transmit payment of fees attributable under Section 6.03 to ARRC by January 15th of the next calendar year after each Annual Meeting. It will be the responsibility of DOTPF to secure funding and transmit payment of fees attributable under Section 6.06 to ARRC within sixty (60) days of receipt of ARRC's invoice for such work. Upon receipt of these payments, the financial obligations of both parties will have been met under this Agreement for that calendar year.

Maintenance and Repair of Facilities.

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- 6.01 General. Except as otherwise provided herein, DOTPF, at its sole cost and expense, shall maintain and repair its existing Facilities and any new DOTPF facilities that may be subsequently constructed on Railroad Property. Such maintenance shall include the removal of graffiti from DOTPF owned bridge structures (both railroad over and highway over) located on Railroad Property. DOTPF shall perform or cause all such maintenance and repair to be performed in a prudent and workmanlike manner, in conformity with any applicable statutes, orders, rules, regulations and specifications of any public authority having jurisdiction over the Facilities and under conditions satisfactory to and approved by ARRC. Said maintenance shall be performed at such times and in such manner as not to interfere with the movement of ARRC's trains. DOTPF shall not at any time impair or interfere with the lateral or subjacent support of ARRC's properties, structures, tracks or improvements on or adjacent to the Easement Area or otherwise damage the same in any way. DOTPF shall also ensure that all Facility maintenance and repair work is performed in accordance with the provisions of ARRC's Standard Specifications for Work on Railroad Property attached hereto as Appendix C and by this reference incorporated herein. Appendix C may be revised by ARRC from time to time consistent with railroad operational safety concerns, provided that ARRC has given notice of the change to DOTPF. In the event DOTPF contracts for the performance of any Facility maintenance or repair work, DOTPF shall require its contractor(s) and/or subcontractor(s) to comply with all the terms of this Agreement and the provisions of Appendix C.
- 6.02 Prior Notice of Work Within the Safety Zone. If DOTPF or its contractors need to enter an Easement Area or other Railroad Property for the purpose of inspection of a DOTPF owned bridge structure (both railroad over and highway over) or major maintenance or repair of another type of Facility, DOTPF agrees to notify ARRC in writing at least ten (10) working days in advance of the proposed performance of any work in which any person or equipment will be within twenty (20) feet of the centerline of any track (the "Safety Zone"), or will be near enough to any track that any equipment extension (such as, but not limited to, a crane boom) will reach into the Safety Zone; provided, however, that in any instance of sudden emergency requiring prompt and immediate action to protect the public safety, notification may be in the form of a telephone call to the ARRC Chief Dispatcher at 907-265-2421. Upon receipt of notice, ARRC will determine and inform DOTPF whether a flagman need be present and whether DOTPF needs to implement any special protective or safety measures. If flagging or other special protective or safety measures are performed by ARRC, ARRC will bill DOTPF for such expenses incurred by ARRC and DOTPF agrees to pay the same within sixty (60) days of its receipt of ARRC's invoice therefore. ARRC will submit its bills to DOTPF within a reasonable time, recognizing that delays in billing may render it difficult and unnecessarily cumbersome for DOT to pay those delayed bills. The notice requirement in this Section 6.02 shall not apply to routine maintenance and repair work performed by DOTPF employees such as snow removal and such other work that does not pose a safety hazard to railroad operations.
- 6.03 Routine Signal Maintenance. ARRC shall, at DOTPF's expense, operate, inspect and perform routine maintenance and repair work for all DOTPF ARRC Contract No. 9670

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 ARRC shall, at DOTPF's expense, operate, inspect and perform routine maintenance and repair work for all DOTPF

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automated grade crossing signals installed on Railroad Property in accordance with applicable federal regulations. DOTPF shall pay an annual signal maintenance fee to ARRC for each such signal in the amount of \$9,000.00. Said amount shall be reviewed and adjusted every five (5) years. The amount of each such adjustment shall be determined by multiplying the annual maintenance fee in effect for the previous five year period by the increase in the Consumer Price Index for all Urban Consumers, U.S. Cities (1982-84=100) as reported by the U.S. Department of Labor, Bureau of Labor Statistics ("CPI-U") during the five years preceding the adjustment date, provided, however, that in no event shall the annual maintenance fee for any five year period be less than the fee for the previous five year period.

The number of crossings subject to the annual maintenance fee and the total amount of such fee for the next calendar year shall be determined at the Parties' Annual Meeting referenced in Section 5 above. DOTPF agrees to pay said annual maintenance fee to ARRC on or before January 15th of each calendar year during the term of this Agreement.

In addition to said annual signal maintenance fee, DOTPF shall reimburse ARRC, within sixty (60) days after receipt of itemized bill from ARRC for the cost of upgrading said signals to prevent obsolescence. ARRC agrees to submit its bills or invoices to DOTPF in a timely manner.

- 6.04 <u>Signal Relocation/Replacement</u>. The Parties agree that any future relocation or replacement of DOTPF automated grade crossing signals shall be performed by ARRC after coordination with DOTPF, but at the expense of DOTPF.
- 6.05 <u>Sight Triangles</u>. DOTPF, at its sole cost and expense, shall maintain all at-grade crossing Sight Triangles free of vegetation and other obstructions to vision in accordance with the table entitled "Sight Triangle Distance" attached to the Alaska Policy on Road/Highway Crossings as the same may be revised from time to time. Sight Triangle maintenance will be limited to those areas subject to land interests under the control of DOTPF or ARRC.
- expense, shall maintain, repair and replace the crossing area between the track tie ends when such work is necessary to maintain the safe movement of trains and vehicles over the crossing. The Parties acknowledge and agree that the useful life of an at-grade crossing is approximately fifteen (15) to twenty (20) years after which period the rail, ties, and ballast (collectively "Track Materials") must be replaced to assure the safe movement of trains and rail equipment over the crossing. ARRC will give DOTPF at least two (2) years' prior notice of any DOTPF crossings that require rebuilding along with an estimate of ARRC's costs to perform such work and ARRC will consult with DOTPF in planning such crossing rebuild projects. DOTPF will include said cost estimate in its annual budget request and shall in good faith exercise its best efforts to obtain such an appropriation and ARRC will assist DOTPF in seeking funding from the legislature.

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DOTPF shall reimburse ARRC the full cost stated in the estimate for each crossing rebuild project, provided, however, that ARRC will grant DOTPF a credit against such cost in the amount of the standard cost of any Track Materials used in the crossing rebuild project. DOTPF agrees to pay the crossing rebuild cost to ARRC within sixty (60) days of its receipt of ARRC's invoice therefore. ARRC agrees to submit these bills to DOTPF in a timely manner.

- 6.07 Passive Warning Devices. DOTPF, at its sole cost and expense, shall be responsible for installing and maintaining in good condition all railroad crossbucks, advance warning signs and pavement markings at each crossing in accordance with the requirements of the U.S. DOT Manual on Uniform Traffic Control Devices.
- **6.08** ARRC Costs. All costs for labor, equipment, materials and supplies billed to DOTPF for work performed by ARRC under this Section 6 shall not exceed the rates for such items that are established by DOTPF's annual audit of ARRC's costs.
- **6.09** Emergencies/Service Restoration. In the event that an earthquake or other catastrophic event destroys or otherwise causes significant damage to a highway or railroad facility located on an Easement Area, the Parties agree that they will cooperate in taking all actions necessary to promptly restore highway or railroad service over said facility. The Parties acknowledge that the restoration of railroad and/or highway service in such situations may require the temporary relocation of each Party's facilities and hereby consent to such relocation.

7. Facility Construction; Reconstruction; Major Alterations.

7.01 Notice. DOTPF shall provide ARRC with reasonable advance written notice of any proposed construction of a new Facility on Railroad Property, or the reconstruction or major alteration of an existing Facility (collectively a "Project").

7.02 DOTPF Work.

A. Project Plans and Specifications. Prior to advertising for bids, issuing amendments and/or issuing a change order(s) to its contractor for work on any Project, or prior to commencing any such work itself, DOTPF shall submit to ARRC's Chief Engineer, or his authorized representative, for review and approval all plans and specifications pertaining to work on Railroad Property and all amendments, additions or corrections thereto (collectively the "Plans") for the construction of the Project and shall engage in similar pre-project coordination for all future modifications thereof. ARRC's review of the Plans shall include, but not be limited to aspects affecting the safety of railroad operations, the adverse impacts, if any, on the future development or expansion of railroad operations or Railroad Property and the adverse impacts, if any, on ARRC's existing customers, tenants and permittees; provided, however, that with respect to wholly new Facilities, ARRC may decline to authorize such Facilities based on these factors.

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DOTPF agrees not to commence any associated work on a Project until ARRC's review of the Plans has been completed and ARRC's approval has been received. ARRC will complete its review of the Plans and respond thereto in a reasonably expeditious manner. DOTPF agrees that any Project construction or operation shall be substantially in accordance with DOTPF's Plans as first reviewed and approved by ARRC, unless subsequently approved otherwise by ARRC and DOTPF. Upon completion of the Project, DOTPF, at its expense, shall furnish to ARRC one set of "as built" Plans of the Project located on Railroad Property in electronic or digital format.

By its review and approval of Plans pursuant to this Agreement, ARRC signifies only that such Plans and improvements constructed in accordance with such Plans satisfy ARRC's requirements. ARRC expressly disclaims all other representations and warranties in connection with the Plans, including, but not limited to, the integrity, suitability or fitness for the purposes of DOTPF or any other persons of the Plans or improvements constructed in accordance with the Plans.

- B. <u>Supplemental Conditions</u>. DOTPF understands and agrees that supplemental conditions specific to work on a particular Project may be imposed by ARRC as a result of ARRC's Plan review and as a condition of ARRC approval of any construction by DOTPF. ARRC hereby agrees, however, that DOTPF's ability to comply with its public funding obligations, to maintain highways, and to protect the traveling public must be reasonably accommodated.
- C. <u>Safety Improvements</u>. If at any time ARRC deems it necessary to have additional safety improvements, including but not limited to automatic crossing signal devices, installed for the protection of its passengers, personnel, or equipment, DOTPF will install such equipment or safety devices as are prescribed by ARRC and maintain the same at DOTPF's own expense. The need for crossing protection will be assessed under the guidelines of the Alaska Policy on Railroad/Highway Crossings, as it may be amended from time to time. ARRC will give DOTPF at least one (1) year's advance notice of any such devices being required.
- D. <u>Permits</u>. DOTPF, at its expense, will apply for and obtain all permits required by law, ordinance, rule or regulation for the Project, and will furnish ARRC upon request with satisfactory evidence that such permits have been obtained.
- E. Construction. Except as may be otherwise specifically provided herein, DOTPF, at its expense, will furnish all necessary labor, materials and equipment, and shall construct and complete the Project and all appurtenances thereof. In the case of grade crossings, appurtenances shall include, without limitation, all necessary and proper highway warning devices and all necessary drainage facilities, guard rails or barriers, and right of way fences between the roadway and the railroad tracks. Upon completion of the Project, DOTPF shall remove from ARRC's property all temporary structures and false work, and will leave the Project area in a condition satisfactory to ARRC.

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All construction work of DOTPF upon ARRC's property shall be performed in accordance with the applicable provisions of the Standard Specifications for Work on Railroad Property attached hereto as Appendix C and completed in a manner satisfactory to ARRC's Chief Engineer or his authorized representative and in compliance with the Plans, and other guidelines furnished by ARRC. DOTPF agrees to make Appendix C as it may be modified and any supplemental conditions part of all contractual bid specifications which DOTPF may publish for work associated with any Project covered under this Agreement.

All construction work of DOTPF shall be performed diligently and completed within a reasonable time. DOTPF shall notify ARRC in writing in the event that a Project is suspended, discontinued or unduly delayed. Upon receipt of such notice, ARRC may impose reasonable conditions on DOTPF that are necessary to protect the safety, security and integrity of ARRC's rail operations and infrastructure. It is understood that ARRC's tracks at and in the vicinity of the work will be in constant or frequent use during progress of the work and that movement or stoppage of trains, engines or cars may cause delays in the work of DOTPF. DOTPF hereby assumes the risk of any such delays and agrees that no claims for damages on account of any delay shall be made against ARRC by DOTPF and/or its Contractor.

- F. No Project Expenses to be Borne by ARRC. Unless otherwise agreed in writing, no Project costs and expenses are to be borne by ARRC and ARRC is not required to contribute any funding for a Project.
- 7.03 DOTPF's Contractors Insurance. For purposes of this Agreement the term "Contractor" shall mean the contractor or contractors hired by DOTPF to perform any Project work on any portion of ARRC's property and shall also include the Contractor's subcontractors. Prior to Contractor performing any work on ARRC's property and any subsequent maintenance and repair work, DOTPF shall require the Contractor to obtain the then current insurance required in the Standard Specifications for Work on Railroad Property attached hereto as Appendix C and provide copies of such insurance policies, certificates, binders and/or endorsements to ARRC. Under no circumstances will the Contractor be allowed on ARRC's property without first obtaining the required insurance. The insurance requirements stated in Appendix C are subject to modification on a case-by-case basis by mutual agreement of the Parties.

If DOTPF's own employees will be performing any of the Project work, DOTPF may self-insure all or a portion of the insurance coverage and Section 18 of Appendix C will not apply to such self-performed work.

7.04 Contractor's Temporary Construction Permit. DOTPF acknowledges receipt of a copy of ARRC's standard form Temporary Construction Permit ("TCP") and understands its terms, provisions and requirements, and will inform its Contractor of the need to execute the TCP. Under no circumstances will DOTPF's Contractor be allowed onto ARRC's property without first executing the then current TCP.

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7.05 Third Party Improvements.

- Submittal of plans and specifications for protecting, encasing, reinforcing, A. relocation, replacing, removing and abandoning in place all non-railroad owned facilities (the "Third Party Facilities") affected by the Project including, without limitation, utilities, fiber optics, pipelines, wirelines, communication lines and fences is required under Section 7.02A above. The Third Party Facilities plans and specifications shall comply with ARRC's standard specifications and requirements, including, without limitation, American Railway Engineering and Maintenance-of-Way Association ("AREMA") standards and guidelines. ARRC has no obligation to supply additional land for any Third Party Facilities and does not waive its right to assert preemption defenses, challenge the right-to-take, or pursue compensation in any condemnation action, regardless if the submitted Third Party Facilities plans and specifications comply with ARRC's standard specifications and requirements. ARRC has no obligation to permit any Third Party Facilities to be abandoned in place or relocated on ARRC's property. Any such decisions by ARRC are subject to the terms of Sections 17 and 18 of this Agreement.
- B. Upon ARRC's approval of submitted Third Party Facilities plans and specifications, ARRC will attempt to incorporate them into new agreements or supplements of existing agreements with Third Party Facilities owners or operators. ARRC may use its standard terms and conditions, including, without limitation, its standard license fee and administrative charges when requiring supplements or new agreements for Third Party Facilities. Third Party Facilities work shall not commence before a supplement or new agreement has been fully executed by ARRC and the Third Party Facilities owner or operator, or before ARRC and DOTPF mutually agree in writing to (i) deem the approved Third Party Facilities plans and specifications to be Plans pursuant to Section 7.02A, and (ii) deem the Third Party Facilities to be part of the Project.

7.06 ARRC Project Work.

- A. Agreement. In the event ARRC is required to perform work or supply materials and equipment associated with a Project, the Parties shall enter into a mutually agreeable Utility Reimbursable Services Agreement or similar agreement that specifies the scope of work, equipment and materials to be provided by ARRC and the rates ARRC is to be paid therefore. Unless otherwise agreed, payment for said work, equipment and materials will be on a force account basis.
- B. <u>Payment</u>. DOTPF agrees to reimburse ARRC within sixty (60) days of its receipt of billing from ARRC for one hundred percent (100%) of all actual costs incurred by ARRC in connection with the Project including, but not limited to, all actual costs of engineering review, construction inspection, flagging, procurement of materials, equipment rental, manpower and deliveries to the job site and all direct and indirect overhead labor/construction costs including ARRC's standard additive rates as provided in the Parties' Utility Reimbursable Services Agreement or other agreement. All costs

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for labor, equipment, materials and supplies billed to DOTPF for work performed by ARRC under this Section 7.06 shall not exceed the rates for such items that are established by DOTPF"s annual audit of ARRC's costs. ARRC agrees to submit its bills or invoices to DOTPF in a timely manner.

- C. Federal Aid Policy Guide. If DOTPF will be receiving any federal funding for the Project, the current rules, regulations and provisions of the Federal Aid Policy Guide as contained in 23 CFR 140, Subpart I and 23 CFR 646, Subparts A and B are incorporated into this Agreement by reference.
- 8. Railroad Construction. ARRC shall provide DOTPF with at least two (2) years' prior notice and opportunity to comment on any planned construction, reconstruction or alteration of ARRC's tracks and other facilities within an Easement Area that will affect any DOTPF Facility. DOTPF shall make all alterations to any affected Facility necessary to accommodate ARRC's construction without cost to ARRC, subject to DOTPF's prior approval. ARRC hereby agrees that it will undertake efforts to minimize costs to DOTPF generated by ARRC construction. ARRC further agrees that DOTPF's ability to comply with its public funding obligations, along with its duty to maintain highways and to protect the traveling public, must be reasonably accommodated by ARRC's design of alterations or additions to its existing track or facilities.
- **Termination and Removal of Individual Facilities.** When DOTPF no longer requires a Facility, or upon the failure of DOTPF to use or provide for public use of any Facility for a period of one (1) year without satisfactory explanation provided to ARRC of intended future use, and upon request by ARRC, DOTPF will commence appropriate administrative proceedings to vacate the pertinent easement and return the property to ARRC's sole and exclusive control. In such event, DOTPF will remove the Facility and other property of DOTPF and restore the property to a natural drainage contour unless otherwise agreed by the Parties. Failure of DOTPF to do so within a reasonable time will result in ARRC removing the Facility and other property of DOTPF and restoring the property at DOTPF's expense, which reasonable expense DOTPF agrees to pay ARRC upon demand.
- 10. Injury and Damage to Property. DOTPF assumes liability for any and all direct damages to ARRC's property, or to the property of any other person lawfully occupying or using ARRC's property, arising out of the construction, maintenance, repair, use or operation of DOTPF's Facilities, whether such damages are caused by the negligence or willful acts of DOTPF, its employees, contractors, subcontractors, agents, or licensees, or otherwise arises out of DOTPF's activities under this Agreement. Such damaged property shall be replaced or repaired by DOTPF at its own expense, or by ARRC at the expense of DOTPF, and to the satisfaction of the ARRC's Chief Engineer or his authorized representative.
- 11. <u>Indemnification</u>. Subject to a specific appropriation by the legislature for this purpose, DOTPF agrees to indemnify and defend ARRC and its officers, agents and employees from any and all claims, suits, liabilities, damages and expenses in

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connection with loss of life, bodily injury or property damage which is claimed to have been occasioned wholly or in part by any act or omission of DOTPF and which is claimed to have arisen either (1) from or out of an occurrence in, upon or direct proximity to the Easement Area, or (2) from the occupancy or use by DOTPF of the Easement Area or any part thereof under the terms of this Agreement. If the loss, injury or damage is caused in part by ARRC or results from the concurrent negligence of ARRC, such indemnity shall be valid and enforceable only to the extent of DOTPF's proportion of fault. If ARRC is found to be solely responsible for the loss, injury or damage, ARRC agrees to reimburse the State of Alaska for the costs incurred in ARRC's defense.

The Parties recognize and agree that DOTPF has no appropriation currently available to it to indemnify ARRC under this provision; that enactment of an appropriation in the future to fund a payment under this provision remains in the sole discretion of the legislature; and that the legislature's failure to make such an appropriation creates no further liability or obligation of DOTPF.

12. Remedies for Breach.

- A. In the event DOTPF shall materially fail, refuse or neglect to perform and abide by the terms of this Agreement, where such failure shall continue for a period of thirty (30) days after written notice thereof, ARRC, in addition to any other rights and remedies, may perform any work which in the reasonable judgment of ARRC is necessary to place the Facilities in such condition as will not menace, endanger or interfere with ARRC's facilities or operations or jeopardize ARRC's employees or third parties; and DOTPF will reimburse ARRC for the expenses thereof.
- **B.** In the event ARRC shall materially fail, refuse or neglect to perform and abide by the terms of this Agreement, where such failure shall continue for a period of thirty (30) days after written notice thereof, DOTPF may enforce its rights under this Agreement and pursue any other remedy now or hereafter available to DOTPF under the laws or judicial decisions of the State of Alaska.
- 13. Modification; Entire Agreement. No waiver, modification or amendment of this Agreement shall be of any force or effect unless made in writing, signed by the DOTPF and ARRC and specifying with particularity the nature and extent of such waiver, modification or amendment. Any waiver by a Party of any default by the other Party shall not affect or impair any right arising from any subsequent default. This Agreement and Appendices attached hereto and made a part hereof constitute the entire understanding between the Parties and cancel and supersede any prior negotiations, understandings or agreements, whether written or oral, with respect to the Facilities or any part thereof.

14. Compliance with Applicable Laws.

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- 14.01 DOTPF shall comply with all applicable laws, ordinances, rules, regulations, orders, licenses, permits and other requirements, now or hereafter in effect, of any governmental authority including, but not limited to, matters of health, safety, sanitation and the environment. DOTPF shall deliver copies of all documents required to effect or to evidence such compliance when requested by ARRC.
- 14.02 Unless otherwise specified in this Agreement, the appendices hereto or as directed by ARRC, DOTPF shall obtain and pay for all permits, inspections, licenses and fees and shall furnish all bonds, security or deposits required to construct, reconstruct, operate and/or maintain DOTPF's Facilities in accordance with this Agreement.
- 15. No Warranties. ARRC makes no specific warranties, expressed or implied, concerning the title or condition of the Easement Areas, including survey, access or suitability for any use, including those uses authorized by this Agreement. DOTPF's use of the Easement Areas is subject to any and all of the covenants, terms and conditions affecting ARRC's title to the Easement Areas.
- **16.** Notices. Any notice permitted or required to be given hereunder shall be in writing and either delivered by hand, sent by certified mail, return receipt requested, or sent by telefax with confirmed delivery, to the following:

A.	If to ARRC, at	ALASKA RAILROAD CORPORATION P.O. Box 107500 Anchorage, Alaska 99510-7500 Attention: Director, Real Estate
В.	If to DOTPF, at	Attention

Notice shall be deemed to have been given on the date delivered to the recipient, regardless of any other date indicated thereon.

17. Approvals and Other Decisions. The Parties acknowledge and agree that the implied covenant of good faith and fair dealing shall govern their activities, rights and obligations hereunder. Accordingly, neither Party shall unreasonably, capriciously, or arbitrarily withhold any approval required to be obtained from the other Party hereunder; nor shall either Party unreasonably, capriciously, or arbitrarily impose supplemental conditions or obligations on the other Party hereunder. ARRC hereby agrees that DOTPF's ability to comply with its public funding obligations, to maintain highways, and to protect the traveling public must be accommodated to the extent that the same are compatible with ARRC's obligation to provide safe, efficient and economical rail transportation services to meet the overall needs of the state.

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A-136 Master Railroad Agreement between DOT&PF and AARC (Page 14 of 15)

18. Disputes.

18.01 Dispute Resolution. The dispute resolution procedures set forth in this Section 18 shall govern the resolution of any dispute, claim, or controversy (including alleged failure to provide approvals, consents, or to mutually agree with respect to a proposed course of conduct) arising out of, under, or relating to this Agreement and any right or obligation thereunder, or the alleged breach, validity, or termination thereof ("Dispute"), unless otherwise provided in this Agreement or mutually agreed to by the parties. Resolution of any Dispute shall be by senior executives of the parties or, upon failure to timely reach a resolution in such manner, by ARRC's President & CEO and DOTPF's Commissioner as provided in Section 18.03 below. The specific mention of this section in any part of this Agreement does not diminish the application of this section to all other parts of this Agreement.

18.02 Negotiation by Senior Executives.

- A. Upon a party's receipt of written notification to the other party of a Dispute, each party shall, not later than seven (7) days thereafter, select and appoint as its representative a person not concerned with the day-to-day performance of that party's obligations under this Agreement and who has general decision-making authority to resolve and settle the subject Dispute on behalf of such party. Not later than fourteen days after receipt of written notification of said Dispute, each party shall provide to the other a written explanation of the material particulars of its position as to the Dispute. Not later than twenty-one (21) days after receipt of written notification of a Dispute, as provided above (the "First Meeting Deadline"), the representatives selected by the parties to resolve the same shall meet to attempt in good faith to settle the Dispute and to produce written terms of settlement. Such written terms of settlement, if any, when signed by each party's representative, shall serve as conclusive evidence of the resolution of such Dispute. If such written terms of settlement are not produced and signed by each party's representative (i) not later than fourteen (14) days after the date of such representatives' first meeting or (ii) within twenty-one (21) days after the First Meeting Deadline (in the event the representatives fail to meet by the First Meeting Deadline), or (iii) within such longer period as may be mutually agreed to by the parties in writing, then, a party may refer the Dispute to ARRC's President & CEO and DOTPF's Commissioner in accordance with Section 18.03 below.
- B. All discussions and deliberations pursuant to this Section 18.02 shall be considered settlement negotiations and may not be offered as evidence in any arbitration, litigation or other proceedings between the parties.
- 18.03 Final Resolution. If the parties fail to settle the Dispute in accordance with Section 18.02 above, the Dispute shall be submitted by either party to ARRC's President & CEO and DOTPF's Commissioner for resolution. The parties hereby agree that the ultimate decision reached by said individuals shall represent the final and legally binding resolution of the Dispute.

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19. Miscellaneous.

- 19.01 Easements conveyed by ARRC to DOTPF under this Agreement shall not be assigned or in any manner transferred without the prior written consent of ARRC, and shall be subject to the terms of this Agreement absent ARRC's written approval of modification of those terms.
- **19.02** If any provision or covenant of this Agreement is declared to be invalid by a court of competent jurisdiction, the remaining covenants and provisions will continue in full force.
- 19.03 The heading and captions used in this Agreement have been inserted solely for convenience of reference and shall not affect, or be deemed to affect, the meaning of any provision of this Agreement.
- 19.04 Subject to the provisions of Section 19.01 above, this Agreement shall be binding on the successors and assigns of DOTPF and ARRC.

IN WITNESS WHEREOF, the Parties have caused this Agreement to be duly executed as of the dates stated below.

ALASKA RAILROAD CORPORATION

Dated: 16 Merch 2012

Christopher Aadnesen
President & CEO

STATE OF ALASKA, DEPARTMENT OF TRANSPORTATION & PUBLIC FACILITIES

Dated: 16 March 2012

By: Man Spirk Its: Commike ione

Attachments:

Appendix A – List of Facilities Appendix B – Easement Form

Appendix C - Standard Specifications

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APPENDIX A

DOTPF CENTRAL REGION FACILITIES ON ARRC PROPOERTY (Updated March 6, 2012)

MAINLINE GRADE CROSSINGS

ARRC MP	DOT ID No.	Prior ARR Contract No.	Description	Signals	Grade Status
2.90	868 228A	6012	Airport Road		at-grade
3.44	868 229G	6012	Nash Road	Y	at-grade
6.70	868 232P	6012	Bear Lake Road	$\forall Y$	at-grade
12.30	868 233W	6012	Seward Highway - Divide	-	Hwy over
14.30	868 234D	6012	Seward Highway - Snow River	+ +	Hwy over
18.30	868 357P	6012	Seward Highway - Primrose	2_	Hwy over
23.25	910 213X	6012	Gun Site (No public access)	N	at-grade
23.80	868 236S	6012	Seward Highway - Lawing	+ - +	at-grade
62.90	868 242V	6012	Portage Glacier Road	Y	at-grade
74.73	868 245R	6012	Alyeska Highway	 _ +	Hwy over
74.97	868 246X	6012	DOT Maintenance Road - Toadstool Turnpike	N	at-grade
77.80	910 346P	5933	Seward Highway - Utility Maintenance access road	N	at-grade
80.90	910 324P		Seward Highway - Bird Point	-	Hwy over
82.40	910 216T	6012	Gun Site (No public access)	N	at-grade
105.73	868 252B	6012	Klatt Road	Y	at-grade
106.20	910 219N	6012	Minnesota Drive / O'Malley Road		RR over
107.70	868 255W	6012	Dimond Boulevard		RR over
108.90	868 258S	6012	C Street	Y	at-grade
110.05	868 260T	6012	International Airport Road		Hwy over
110.45	868 261A	6012	Minnesota Drive		Hwy over
111	868 263N	6012	Spenard Road	Y	at-grade
114.45	868 268X		A-C Couplet (formerly Port Access Highway – also in the Anchorage Reserve)		Hwy over
136.30	868 305X	6012	Birchwood Spur Road	Y	at-grade
141.97	868 308T	6012	Eklutna Village Road	N	at-grade

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ARRC MP	DOT ID No.	Prior ARRO Contract No.	Description	Signals	Grade Status
142.40	868 309A	6012	Glenn Highway – Eklutna	Jognalo	Hwy over
145.50	868 310U	6012	Old Glenn Highway		
151.50	868 311B	6012	Glenn Highway - Glenn / Parks		Hwy over
151.60	910 360K	6012	Fireweed Road		Hwy over
156.20	868 315D	6012	Fairview Loop	Y	at-grade
158.80	910 350F	6012		Y	at-grade
158.90	868 3178		Palmer-Wasilla Highway	-	Hwy over
		6012	Kenai Supply Road / Matanuska Road	Y	at-grade
159.90	868 318Y	6012	Knik-Goose Bay Road	Y	at-grade
164.28	868 321G	6012	Parks Highway	T T	Hwy over
164.40		6012	Parks Bike Path (Path Underpass)		RR over
166.30	868 322N	10 (Sec. 1)	Pittman Road	+	at-grede
172.97	868 326R	5068	Parks Highway – Houston		RR over
182.60	868 329L		Parks Highway – White's Crossing	+	1. COMMENTAL .
186.90	868 332U		Willow Fishhook Road	Y	Hwy over
206.25	868 335P		Parks Highway - Montana	Y	at-grade
214.30	868 338K		Parks Highway – Sunshine		at-grade
225.70	868 341T			Y .	at-grade
226.40			Talkeetna Highway	_ Y _	at-grade
220.40	868 342A	6012 F	AA Road	Y	at-grade

PALMER BRANCH GRADE CROSSINGS

A-0.20	868 508C	6012	E. Matanuska Spur Road	I N I	at-grade
A-3.28	868 512S	6012	Springer Loop Outer	-	at-grade
A-3.70	868 513Y	6012	Springer Loop Inner	N	et-grade
A-4.94	868 516U	6012	Springer Loop Inner	- N	at-grade
A-5.94	868 519P	6012	E. Fireweed Avenue	- N	at-grade

ANCHORAGE INTERNATIONAL AIPORT SPUR GRADE CROSSINGS

J-0.12	910 352T	3012	Minnesota Drive		Hwy over
J-1.23	868 528N	6012	Jewel Lake Road		at-grade
J-1.42	910 249F	6012	International Bike Trail	- + ·	at-grade
J-1.43	910 250A	6012	International Airport Road		at-grade
J-1.55	910 351G	6012	West 50 ^{lh} Avenue	N N	at-grade

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J-2.05	868 526A	6012	Aircraft Drive	
J-2.25	910 54G		International Airport Road	 RR over
			International All Port Road	 RR over

MISCELLANEOUS SPUR TRACK CROSSINGS-ANCHORAGE

SA23-2			POT OR TRACK CROSSINGS-ANCH	ORAGE	
SA23-2	868 538U	6012	Ocean Dock Road / tail of wye	Y	at-grade
SA23-3	868 539B	6012	Ocean Dock Road		
SA24-1	868 543R	6012	Ocean Dock Road Cement Plant		at-grade
SA31-8	868 549G	6012			at-grade
			Post Road and First Avenue	. 1	at-grade

MAINLINE ROADWAYS AND TRAILS

From ARRC MP	To ARRC	Prior ARRC Contract No.	Description	
1.80	3.40	6012	Seward Highway, Seward to Nash Road	
2	2		Port Road	
2.80	2.90	-	Airport Road	
5.20	6.80	6012	Seward Highway, Salmon Creek to Bear Creek	
14.30	14.40	6012	Access road to material source at Snow River	
18.20	26	6012	Seward Highway, Snow River to Trail River (intermittent)	
62.90	103	6012	Seward Highway, Portage to Potter Hill (intermittent)	
116.70	117.20		Post Road, Reeve Boulevard to the security gate for Joint Base Elmendorf-Richardson	
154.80	156.20	6012	Fairview Loop	
156.20	158.60		Old Matanuska Road, Loop Road to Glenwood Avenue (intermittent)	
158.90	166.50	6012	Parks Highway – Wasilla to Pittman (intermittent)	
226.60	226.70	Section 1997 Section 1997	Talkeetna Spur Road	

PALMER BRANCH ROADWAYS AND TRAILS

A-0.20	A-0.60	6012	Matanuska Road
A-2.40	A-6.30	6012	Glenn Highway

WHITTIER BRANCH ROADWAYS AND TRAILS

F-1.20	F-5.50	6012	Whittier Access Road, Whittier Creek to Bear Valley, except as
			otherwise covered by separate agreement on the Whittier Tunnel.

ANCHORAGE INTERNATIONAL AIRPORT SPUR ROADWAYS AND TRAILS

10	THE THE REAL REAL PRAILS
J-0 J-1.40	International Airport Road
	International Amport Adag

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ARRC MF	Cont	ract No.	Description
	The second secon	r ARRC	ILINE RELATED FACILITIES
			Glenn Highway over the ARRC Moose Creek Branch near Moose Creek
		4087	Public highway (Jonesville Mine Road) within the ARRC Jonesville Branch near Eska Creek
JOI	VESVILLE/E	SKA MO	OSE CREEK BRANCHS ROADWAYS AND TRAIL
Nenar	na	6012	Parks Highway, Nenana
/		ENANA R	ESERVE ROADWAYS AND TRAILS
Whitti	er		Whittier Access Road, Ferry Terminal to Whittier Creek
		HITTIER F	RESERVE ROADWAYS AND TRAILS
Anchor	age	4845	Reeve Boulevard
Anchor			Post Road, Ship Creek to Reeve Boulevard
Anchor			East Loop Road
Anchor			A-C Couplet, 3 rd Avenue to Ocean Dock Road
Anchoi	age	7625	Ocean Dock Road, Whitney Road to Port of Anchorage
	AN	CHORAG	E RESERVE ROADWAYS AND TRAILS
J-1.20	J-1.40	7871	Bike trail within the ARRC Anchorage International Airport Spiright-of-way, International Airport Road to Jewel Lake Road
J-070	J-1.40		Frontage Road, Northwood to Jewel Lake Road

ARRC MP	Prior ARRC Contract No.	Description
23.25	5933	An avalanche control gun mount site occupying a 40' x 40' portion of the ARRC right-of-way
65.70	2928	Two dikes on either side of Twenty Mile River each occupying a 125 foot wide portion of the ARRC right-of-way
83.61	5933	An avalanche control gun mount site occupying a 40' x 40' portion of the ARRC right-of-way
103.10	3484	Drainpipe crossing under the ARRC tracks for the Seward Highway
105.05	9208	Retaining wall and Furrow Creek storm drain channels within the ARRC right-of-way for Huffman Road
105.73	8503	A sump and swale occupying approximately 12'x12' (x 9' deep) area within the ARRC right-of-way
156.60	8239	A drainage ditch within the ARRC right-of-way occupying a 6.56' x 360.91' area
156.60	8239	Cut and fill slopes for a driveway together with a drainage culvert within the ARRC right-of-way occupying a 16.4' x 360.91' area

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PALMER BRANCH RELATED FACILITIES

A-2.90	1252	Drainage ditch and culvert under the ARRC tracks and right-of-way
A-5.94	3149	Storm sewer line crossing under the ARRC tracks and right-of-way from E. Fireweed Avenue to W. Elmwood Avenue, Palmer

JONESVILLE AND ESKA BRANCHS RELATED FACILITIES

B-2.10	maai	lev de la constant de
D-2. IU	2084	Dikes and drainage channels for the Eska Creek Drainage
		passed and dramage chamies for the Eska Creek Dramage

ANCHORAGE INTERNATIONAL AIRPORT SPUR RELATED FACILITIES

J-0.50	3503	A storm sewer crossing under the ARRC tracks and a catch basin occupying a 20' x 45' portion of the right-of-way
J-1,55	8522	A storm drain system within the ARRC Anchorage International Airport Spur right-of-way on the northerly side of the tracks in the vicinity of W. 50 th Avenue
J-1,50		approximately 140 linear feet 36" pipe bore with 16" storm sewer conduit crossing under the ARRC tracks and right-of-way between W 50th Avenue and International Airport Road, Anchorage

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DOTPF NORTHERN REGION FACILITIES ON ARRC PROPOERTY (Updated March 6, 2012)

MAINLINE GRADE CROSSINGS

ARRC MP	DOT ID No.	Prior ARRC Contract No.	Description	Signals	Grade Status
279.65	868 343G	2379/2387, 6013	Parks Highway (Hurricane)	Y	at-grade
305.50	868 345V	2381/2388, 6013	Parks Highway (Broad Pass)	Y	at-grade
313.96	868 346C	2385/2389, 5120, 6013	Parks Highway (Summit)		Hwy over
345.10	868 348R	3137, 6013	Parks Highway (Denali Park)	Y	at-grade
346.60	868 349X	3137, 6013	Parks Highway	<u></u> 3	RR over
353.56	868 353M	3070, 6013	Parks Highway		Hwy over
360.25	868 356H	3485, 6013	Usibelli Spur Road	-	Hwy over
371.10	868 348W	6013	Ferry Road	N	at-grade
386.18	868 359D	1952, 6013	Parks Highway (Rex)		Hwy over
395.13	868 361E	2788, 6013	Anderson Road	Y	at-grade
411.35	868 364A	2907, 6013	Parks Highway		Hwy over
417.40	868 370D	2872, 6013	Parks Highway (Monderosa)		Hwy over
461.30	868 372S	2506/2508, 6013	Sheep Creek Road (Goldstream)	Y	at-grade
462.80	868 373Y	2507, 6013	Sheep Creek Road (Happy)	Y -	at-grade
465.47	868 374F	5959, 6013	Sheep Creek Connector	Y	at-grade
467.60	868 402G	2550/2251, 6013	University Avenue	Y	at-grade
470.20	868 395Y	4256, 6013	Phillips Field Road	N	at-grade

EIELSON BRANCH GRADE CROSSINGS

G-1.11	868 405C	3212, 6013	College Road	Y	at-grade
G-1.35	910 372E		Helmericks Road	Y	at-grade
G-1.88	868 406J	4381, 6013	Old Steese Highway	Υ	at-grade
G-1.92	868 296B	4381, 6013	New Steese Highway	Υ	at-grade
G-1.92	910 244W	6013	Pedestrian Crossing	Y	at-grade
G-2.69	868 410Y	4381, 6013	Farewell Street (F Street)	Y	at-grade
G-8.28	868 434M	2123, 6013	Badger Road	Y	at-grade

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G-9.31	868 441X	5296, 6013	Dennis Road	Υ	at-grade
G-14,73	868 4535	3546, 6013	Richardson Highway	Υ	at-grade
G-16.30	868 461J	2129, 6013	5 th Avenue	Y	at-grade
G-17.55	868 480N	5022, 6013	Laurence Road	Y	at-grade
G-19.03	868 484R	1089, 6013	Dyke Road	N	at-grade
G-20.68	868 477F	3546, 6013	Richardson Highway (Moose Creek)	Y	at-grade

FAIRBANKS INTERNATIONAL AIRPORT SPUR GRADE CROSSINGS

H-3.05	868 432Y		South Cushman Street	N	at-grade
H-4.99	868 4758		Peger Road	N	at-grade
H-7.40	910 316X	6252	Airport Perimeter Road private road	N	at-grade
H-7.50	910 345H	6252	South University Avenue	N	at-grade
H-8.40	868 464E	6252	Airport Perimeter Road / Gate 41 private road	N	at-grade
H-9.15	868 465L	6252	Airport Perimeter Road	N	at-grade
H-9.30	868 466T	6252	Gravel Pit Road	N	at-grade
H-9.55	868 467A	6252	Dale Road / Gate 33	N	at-grade
H-9,80	868 469N	6252	Perimeter Road / Gate 32 / Mark Air	N	at-grade
H-9.85	910 247\$	6252	Perimeter Road / Gate 30 / Northern Air Cargo – private road	N	al-grade
H-9.90	868 470H	6252	Perimeter Road / Gate 29 / Falcon Properties	N	at-grade

MISCELLANEOUS SPUR TRACK CROSSINGS-FAIRBANKS
910 287P 6013 Van Horn Extension N at-grade

MAINLINE ROADWAYS AND TRAILS

From ARRC MP	To ARRC	Prior ARRC Contract No.	
307.10	307.80	2382, 6013	Parks Highway
313		2383, 6013	Parks Highway
345,70	346	3137, 6013	Parks Highway (Denali Park)
370.1 370.75	370.65 371.1		Ferry Access Road
414	416	6013	Parks Highway North of Nenana
462,88		6013	Recreational trail connecting to existing Equinox Marathon Trail within the outer 30' of the ARRC right-of-way

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From ARRC MF	To ARRO	Prior ARRC Contract No	
463,20	465.47	6013	Goldstream / Sheep Creek
		SUNTRANA F	RANCH ROADWAYS AND TRAILS
D-0.95	D4.8	6013	Nenana River to Suntrana Access Road, Healy area
(0)	T. A.	EIEI CON DE	RANCH ROADWAYS AND TRAILS
G-1.88	G-2.65	4381, 6013	Trainor Gate Road
		8872; 6013	Richardson Highway Trail
G-8.28	G-19.10	6013	Old Richardson Highway (intermittently)
G-15.0	G17.55	6013	Old Richardson Highway Trail - North Pole
G-21.20	G-23,50	6013	Richardson Highway
		EAUDDANICO D	
Fairbanks Re		4256	ESERVE ROADWAYS AND TRAILS Phillips Field Road, Peger to Illinois
		1200	Thinps Fold Read, Fegel to lilitois
11 11 51			ERVE ROADWAYS AND TRAILS
Healy Res	- TANK	5268, 6013	Otto Lake-Healy Small Tracts Road
Healy Res	erve	5268, 6013	Parks Highway
Healy Res	erve		Healy Spur Road, Parks Highway to Nenana River
Healy Res	erve	4279, 6013	Lignite Access Road
		CLEAR RES	ERVE ROADWAYS AND TRAILS
Clear Rese	erve	6013	Public use corridor for two trails connecting to the Rex Trail
Clear Rese	erve		Parks Highway
		URRICANE RE	ESERVE ROADWAYS AND TRAILS
Hurricane Re		O I MOTALLE TO	Parks Highway
		VALDEZ DEO	FDVF BOARDWAY AND EDWIN
Valdez Res	erve	VALUEZ RES	Richardson Highway
			- Market
	T- ADDA		NE RELATED FACILITIES
rom ARRC MP	To ARRC MP	Prior ARRC Contract No.	Description
304.65			Drainage easement within the ARRC right-of-way for the Parks Highway

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FAIRBANKS INTERNATIONAL AIRPORT SPUR RELATED FACILITIES

H-7.40	H-8.50	6252	Drainage culvert within the ARRC right-of-way on the east side of the tracks with culverts crossing under the tracks at Mileposts H-7.79, H-8.08, H-8.36 and H-8.22
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APPENDIX	(B
GRANT OF EASEMENT	PROJECT NAME:
	STATE PROJECT #:
T.	FEDERAL-AID PROJECT#;
	PARCEL#:UNIT#:
	ARRC MP EASEMENT#:
("Grantee"), whose mailing address is Grantor, for and in consideration of the consideration of the mutual covenants contained a perpetual, nonexclusive easement to the Grant	I herein, does hereby grant and conve ee, its agents, successors and assign
subject to the conditions herein contained, for and maintenance of abelonging to Grantee along, over, and across the	(the "Facility or Facilities
property and/or trackage with such property "Easement Area." The Easement granted herein	being hereinafter referred to as the
property and/or trackage with such property "Easement Area." The Easement granted herein described land: which lies within the easement or right-of-way delineated as to said tract of land on the plat atta page of this instrument and designated as containing (square feet/acres)	being hereinafter referred to as the pertains to all that part of the following lines of Alaska Project Noched hereto and made a part hereof a Parcel No Said parcel more or less.
property and/or trackage with such property "Easement Area." The Easement granted herein described land: which lies within the easement or right-of-way delineated as to said tract of land on the plat atta page of this instrument and designated as	lines of Alaska Project No. ched hereto and made a part hereof a Parcel No. more or less. frant of this Easement, the Easement tion facility, all right, title and interes to the Grantor and, if so requested b
which lies within the easement or right-of-way delineated as to said tract of land on the plat atta page of this instrument and designated as containing (square feet/acres) If, after 20 consecutive years from the game is no longer used for a public transportation conveyed in this Easement shall revert back to Grantor, Grantee shall execute and deliver to Grantor, Grantee shall execute and deliver to Grantor.	lines of Alaska Project No ched hereto and made a part hereof a Parcel No Said parce more or less. Irant of this Easement, the Easement tion facility, all right, title and interest the Grantor and, if so requested by antor a quitclaim and release documents contained herein. Agencies responsible for providing for State of Alaska and its residents.

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operation and maintenance of their respective facilities, and each party agrees that they will work diligently and in good faith with the other to minimize any disruption to the transportation network necessary to the residents of the State of Alaska.

IN WITNESS WHEREOF, the Grantor has executed this Grant of Easement and Grantee has accepted this Grant of Easement and made the covenants herein expressed, on the respective execution dates indicated below.

	ALASKA RAILROAD CORPORATION
Dated:	Ву:
P	Title:
	STATE OF ALASKA, DEPARTMENT OF TRANSPORTATION & PUBLIC FACILITIES
Dated:	Ву:
	Title:
CORPORATE	ACKNOWLEDGMENT
STATE OF ALASKA)	p.
) ss JUDICIAL DISTRICT)	
On this day of Public in and for the S	, 20, before me, the undersigned, a N otary tate of Alaska, personally appeared of the Alaska
identical individual who executed the t me that he executed the same as the fi	, the of the Alaska ion of the State of Alaska, known to me to be the foregoing instrument, and who acknowledged to ree and voluntary act of said corporation, with full edge of its contents, for the uses and purposes
IN WITNESS WHEREOF, I hav seal the day and year above written.	re hereunto set my hand and affixed my official
[NOTARY SEAL]	
	Notary Public in and for the State of Alaska My Commission Expires:
ARRC Contract No. 9670 Alaska DOTPF 3/6/12	Appendix B Page 2 of 3

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	CERTIFICATE O	DF ACCEPTANCE	
TRANSPORTATIO its Commissioner,	N AND PUBLIC FACILI	STATE OF ALASKA, DEPARTM TIES, Grantee herein, acting by an lic purposes the Easement describ thereof.	d through
IN WITNES	S WHEREOF, I have	hereunto set my hand this	_ day of
	DEPARTMENT FACILITIES	OF TRANSPORTATION AND	PUBLIC
	Ву:		
		For the Commissioner	

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APPENDIX C

Standard Specifications for Work on Railroad Property

Definition of Terms
General Requirements
Safety Requirements
Insurance Requirements
Notice
Flag Protection and Protection of ARRC Traffic
Train Delays
Protection of ARRC Communication Lines
Road Crossings
Power and Communication Lines
Underground Utilities
Open Trenching
Excavations
ARRC Inspectors
Use of Explosives
Snow Removal
Clean-up
Indemnity

ARRC Contract No. 9670 Alaska DOTPF 3/6/12

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SECTION 1. DEFINITION OF TERMS

ARRC Alaska Railroad Corporation, P.O. Box 107500,

Anchorage, AK 99510-7500.

ARRC Property all lands owned or withdrawn for the use of the

ARRC, including the ARRC's track right-of-way and

communications pole line right-of-way.

Chief Engineer the person employed by the ARRC as head of its

Engineering Department or Branch, or his/her

authorized representative.

Contractor any agent of the Permittee, including Contractors or

subcontractors employed to construct, reconstruct, operate and/or maintain the Facility. The term "Contractor" shall be synonymous with the term "Permittee" when the Permittee performs the construction, reconstruction, operation and/or maintenance of the Facility with its own personnel.

<u>Director Real Estate</u> the person authorized by the ARRC to execute

contractual real estate agreements on behalf of the

ARRC.

Facility any improvements owned by the

Permittee/Contractor which are to be placed on ARRC property in accordance with written permission executed by ARRC and Permittee.

Telecommunications Supervisor the person employed by the ARRC as head of its

Signals and Telecommunications Department or

Branch, or his/her authorized representative.

Permittee/Contractor the person, company or governmental agency to

whom the right to enter upon ARRC Property was given in the form of written permit, easement or contract executed by the ARRC and

Permittee/Contractor.

Track Work all work on the line from the top of subgrade to the

top of rail, including geotextile, when required.

Track Materials all hardware, excluding signals and controllers,

associated with the running of a railroad.

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SECTION 2. GENERAL REQUIREMENTS

- 2.1 All construction, reconstruction, operation, and maintenance on ARRC Property shall be performed incompliance with these Standard Specifications for Work on Railroad Property, including all revisions thereto.
- 2.2 Failure to comply with these Standard Specifications for Work on Railroad Property shall result in the demand of ARRC to suspend all work on ARRC Property.
- 2.3 All work on or about ARRC Property shall be performed by experienced personnel in a safe and workmanlike manner in keeping with approved ARRC practices, and as specified herein. ARRC traffic and property shall be protected at all times.
- 2.4 The safety and continuity of the operation of the traffic of ARRC shall be of first importance and shall be at all times protected and safeguarded. The Permittee/Contractor and its subcontractors shall be required to perform and arrange their work accordingly. Whenever, in the opinion of the Chief Engineer or his or her representatives, the work or its performance may affect or involve the safety of ARRC's facilities and/or operation of its railroad, the method of doing such work shall first be submitted by the Permittee/Contractor to the Chief Engineer for his/her approval, without which it shall not be commenced or prosecuted. The approval of the Chief Engineer, when given, shall not be considered as a release from responsibility or liability for any damage which ARRC may suffer, or for which it may be liable, as a result of the acts or omissions of the Permittee/Contractor, its subcontractors or employees.
- 2.5 Whenever, in the opinion of the Chief Engineer, the construction may cause a hazard to the safe operation of ARRC, ARRC may, in its discretion, place at the site of the work the required number of qualified employees to protect its operations. The providing of such employees and such other precautions as may be taken shall not relieve the Permittee/Contractor and its subcontractors from liability for the payment of damages caused by their operations. ARRC shall be the sole judge of the necessity for, and as to the number and classification of employees required. The Permittee/Contractor shall reimburse ARRC for the cost and expense incurred in providing such employees.

SECTION 3. SAFETY REQUIREMENTS

3.1 The safety of personnel, property, rail operations, and the public is of paramount importance in the prosecution of any work on ARRC Property. The Permittee/Contractor shall comply with all Federal, State and local governmental regulations (e.g. OSHA, NESC, etc.) applicable to the construction, installation, or maintenance of any Facility. As reinforcement and in furtherance of overall safety measures to be observed by Permittee/Contractor (and not by way of limitation), the following special safety rules shall be followed while working on ARRC Property. Further railroad safety information may be obtained from the ARRC Safety Office at 907-265-2440. Safety information is also available on the ARRC website at www.akrr.com.

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- 3.2 ARRC flag protection is required before any activity can occur on or near a railroad operating facility such as a track, yard, bridge or shop building. For incidental work, such as surveying or inspection, an ARRC furnished flagman will provide a safety briefing prior to the commencement of the work. For any activity involving a disturbance or potential disturbance to the track, track embankment, or any railroad facility, ARRC may require the Permittee/Contractor to submit a specific Railroad Safety Plan prior to startup. Projects which involve activities which cross the tracks or are longitudinal to the tracks will require a specific Railroad Safety Plan and a one hour ARRC provided training course for Permittee/Contractor's project supervisors prior to the initiation of work on ARRC Property. Specific information on Railroad Safety Plans may be obtained from the ARRC Safety Office at 907-265-2440.
- 3.3 The Permittee/Contractor shall arrange for ARRC flag protection when performing any work within 20 feet of any track. All work within 20 feet of the track shall cease when a train passes and all Permittee/Contractor employees shall maintain a distance of at least 20 feet from the track until the train has safely passed. In addition, any work that could come within 20 feet of the track will cease when a train passes. For example, crane or pile driving activities shall stop when trains pass when the maximum boom and suspended load radius can come within 20 feet of the tracks. Pile driving shall not be done when trains are passing the work site. Vehicles and other construction equipment shall not be operated or parked closer than 20 feet from any track without ARRC flag protection.
- 3.4 In the event Permittee/Contractor will be performing construction or other activities on or in close proximity to a railroad track, the Permittee/Contractor shall be responsible for compliance with applicable Federal Railroad Administration's Roadway Worker Protection ("RWP") regulations (49 CFR 214, Subpart C) if its employees qualify as "Roadway Workers"1. Under 49 CFR 214, Subpart C, railroad contractors are responsible for the training of their employees on these regulations. All RWP related Work shall be conducted in strict compliance with the RWP safety standards set forth in 49 CFR 214, Subpart C and the Permittee/Contractor will be required to submit a Railroad Safety Plan to ARRC to demonstrate compliance with said safety standards prior to beginning any RWP related Work.
- 3.5 In the event Permittee/Contractor will be performing construction or other activities on a railroad bridge, the provisions of 49 CFR 214 regarding bridge worker safety shall apply. All bridge related work shall be conducted in strict compliance with the bridge worker safety standards set forth in 49 CFR 214 and the Permittee/Contractor will be required to submit a Railroad Safety Plan to ARRC to demonstrate compliance with said safety standards prior to beginning any bridge related work.

SECTION 4. INSURANCE REQUIREMENTS

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A Roadway Worker is any employee of a railroad, or of a contractor to a railroad, whose duties include inspection, construction, maintenance, or repair of railroad track, bridges, roadway, signal and communication systems, electric traction systems, roadway facilities, or roadway machinery on or near track or with the potential of fouling a track.

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- 4.1 The Permittee/Contractor shall procure and maintain at all times while performing work on ARRC Property, and be covered by the types of insurance with the minimum limits as specified in Section 4.4.
- 4.2 Each policy specified in Section 4.4 shall be: (1) endorsed to include ARRC as an additional insured with respect to the performance of the work; (2) endorsed whereby the insurance company will notify ARRC of any material change, cancellation, non-renewal or expiration of the insurance policy in writing not less than thirty (30) days prior to the effective date; (3) endorsed with a waiver of subrogation rights in favor of ARRC; and (4) endorsed with the Alaska Suit Endorsement.
- 4.3 Prior to commencement of any work on ARRC Property, the Permittee/Contractor, shall deliver to ARRC certificate(s) of insurance showing evidence of the insurance required in Section 4.4.
- 4.4 Alaska Railroad Corporation Minimum Insurance Requirements.
 - a. Commercial General Liability insurance with limits not less than \$5,000,000 per occurrence and \$10,000,000 aggregate for Bodily Injury and Property Damage, including coverage for Premises and Operations Liability, Products and Completed Operations Liability, Contractual Liability, and Broad Form Property Damage Liability. Coverage shall not contain any exclusions of Explosion, Collapse, Underground, or Rail Operations.
 - Automobile Liability Insurance on all owned, non-owned, hired and rented vehicles with limits of liability of not less than \$1,000,000 Combined Single Limit for Bodily Injury and Property Damage per each accident or loss.
 - c. Worker's Compensation insurance in accordance with the statutory coverages required by the State of Alaska and, where applicable, insurance in compliance with any other statutory obligations, whether State or Federal, pertaining to the compensation of injured employees assigned to the Work, including but not limited to Voluntary Compensation, Federal Longshoremen and Harbor Workers Act, and the Federal Employers Liability Act.
 - d. If any part of the work to be performed on ARRC Property is located within one hundred feet (100') of a railroad track, then the Permittee/Contractor shall also obtain Railroad Protective Liability insurance (Alaska Railroad Corporation as named insured) with limits of liability of not less than \$5,000,000 Combined Single Limit for Bodily Injury and Property Damage per each accident or loss.

SECTION 5. NOTICE

A pre-construction meeting shall be held with ARRC's Chief Engineer and representatives of the Permittee/Contractor and subcontractors prior to the commencement of any work on ARRC Property by the Permittee/Contractor or its subcontractors.

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5.2 The Permittee/Contractor shall give written notice to the Chief Engineer not less than ten (10) days in advance of the commencement of any construction, reconstruction or major maintenance activity on ARRC Property, in order that the necessary arrangements may be made for the protection of ARRC's operations. This notice shall include a description of the proposed work on ARRC Property, schedule of work, and the names of any Permittee/Contractor's subcontractor who may also be working on ARRC Property.

SECTION 6. FLAG PROTECTION AND PROTECTION OF ARRC TRAFFIC

- 6.1 Whenever ARRC flag protection is required, it will be provided by ARRC at Permittee/Contractor's expense. ARRC flag protection is to insure the safe movement of trains and other rail traffic and shall be done in strict accordance with the ARRC rules on flagging. All flag protection must be scheduled prior to any work commencing within the ARRC right-of-way.
- 6.2 ARRC will, during the progress of the work, utilize as many qualified flag people as in the opinion of the ARRC may be required for the adequate protection of ARRC traffic. All expense for providing such flagpersons shall be paid by the Permittee/Contractor to ARRC.
- 6.3 The Permittee/Contractor shall arrange with ARRC to keep itself informed on the time of arrival of all trains and shall stop any of Permittee/Contractor's operations which might be or cause a hazard to the safe passage of the train past the site of the work from ten (10) minutes before the expected arrival of the train until it has safely passed.
- 6.4 Track outages will only be approved in exceptional cases for limited durations. Prior to a proposed track outage, the Permittee/Contractor shall submit a closure plan to ARRC. The plan will describe the work to be accomplished, the equipment, manpower and other resources required, and the work schedule. Once approved by ARRC, the Permittee/Contractor shall follow the plan. ARRC reserves the right to assume control of the work to reestablish rail service if the schedule is not met. Permittee/Contractor shall bear all costs and damages which may result from failure to meet the closure schedule, in addition to the train delay charges provided for herein.

SECTION 7. TRAIN DELAYS

- 7.1 All work on ARRC Property shall be conducted in such a manner as to prevent delays to trains or other rail traffic operated by ARRC.
- 7.2 Should any of the Permittee/Contractor's or its subcontractor's actions or activities cause delays to trains or other rail or water traffic, the agreed amount of liquidated damages shall be at the following rates and shall be collected from the Permittee/Contractor by ARRC.

Passenger trains each:

\$50 per minute of delay, 60-minute

minimum charge.

All other rail traffic:

50 per minute for each delay over five minutes, 30-minute minimum charge.

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Rail barges, or other

No charge for delays of one hour or less;

\$1,000 per hour

Connecting Carrier Vessels: for each hour or any part of an hour thereafter with a minimum charge of

\$6,000.

7.3 Delay time will be taken from the train sheet in ARRC's Dispatcher's Office, Anchorage (907-265-2504) for all delays and such train sheet shall be the official document by which the length of time a train is delayed will be determined. If another crew is needed to relieve the original crew, the charge shall also apply to the second crew. If such delay causes a water carrier to miss a sailing, the liquidated damage computation of time covering the period of time to the next possible sailing time shall be in addition to the length of time determined by said train sheet.

SECTION 8. PROTECTION OF COMMUNICATION LINES & FIBER OPTIC CABLE

- All work on ARRC Property shall be conducted in such a manner as to protect ARRC's communication facilities at all times from outages resulting directly or indirectly from the Permittee/Contractor's or its subcontractor's operations.
- 8.2 Should any of the Permittee/Contractor or its subcontractor's operations cause outages to said communications facilities, the agreed amount of liquidated damages shall be at the following rates and shall be collected from the Permittee/Contractor:

Open wire communication circuits:

\$1.00 per minute per circuit

Communication cable:

\$1.00 per minute per cable

- 8.3 A minimum charge of \$250.00 will be made for each outage plus the total repair costs. The outage time shall be that as established by ARRC's Test Board, Anchorage.
- There shall be no equipment operated or excavation made within fifteen (15) feet 8.4 of any ARRC communication pole guy, anchor, or other communications apparatus unless authorized in advance by the Telecommunications Supervisor.
- 8.5 Fiber optic cable systems are buried on ARRC's ROW Property. Protection of the fiber optic cable systems is of extreme importance since any break could disrupt service to users resulting in business interruption and loss of revenue and profits. Contractor shall telephone the telecommunications company(ies) involved, arrange for a cable locator, and make arrangements for relocation or other protection of the fiber optic cable prior to beginning any work on ARRC's Property.

SECTION 9. ROAD CROSSINGS

9.1 Whenever automatic railroad crossing signals are in the work area, these signals must remain in operating condition at all times. If, as a result of the Permittee/Contractor's or subcontractor's activities the signals become

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- inoperable, the crossing shall be continuously flag protected until the signals are again operable. See Section 6 for flagging specifications.
- 9.2 When regular railroad crossings are used as haul routes inside or outside the work area, flagpersons shall be provided by the Permittee/Contractor for said crossings in all situations at the discretion of the ARRC.
- 9.3 Temporary road crossings may be installed provided the Permittee/Contractor has acquired from ARRC a temporary road crossing permit for said crossing. If the crossing is not shown on the project plans as approved by ARRC, then it will be at ARRC's sole discretion whether to allow a later-requested crossing.
- 9.4 The temporary road crossing shall be constructed to the length and the standards specified in the temporary road crossing permit. All protective signs required by ARRC shall be provided and properly maintained by the Permittee/Contractor. The temporary road crossing shall be installed under ARRC flag protection in accordance with Section 6 of these specifications.
- 9.5 The flange ways of all road crossings used by the Permittee/Contractor or its subcontractor as haul routes or temporary road crossings shall be kept clean and free of gravel at all times and shall otherwise be maintained to the satisfaction of the Chief Engineer.
- 9.6 When a temporary road crossing is in use, ARRC flag protection shall be provided at all times. See Section 6 for specifications.
- 9.7 When a temporary or private road crossing is not in use, the Permittee/Contractor shall provide suitable barricades (gates with padlocks, posts driven into the ground, etc.) to prevent vehicular access to the crossing.
- 9.8 When not in use during the winter season, the temporary road crossing shall be removed. Upon completion of the work or termination of the crossing permit, the temporary crossing shall be removed and the area restored to its original condition.
- 9.9 The Permittee/Contractor agrees that all others using the private road crossing, except ARRC and its employees, shall be considered agents of the Permittee/Contractor.
- 9.10 Sight Triangles at road crossings shall be maintained by Permittee/Contractor free of vegetation and other obstructions to vision in accordance with the table entitled "Sight Triangle Distance" attached and as otherwise established and revised from time to time by ARRC.
- 9.11 Temporary public road crossings must be included in a traffic control plan submitted by the Permittee/Contractor to Alaska Department of Transportation (ADOT) for review and approval prior to constructing the crossing.

SECTION 10. POWER AND COMMUNICATION LINES

10.1 All power and communication lines shall be designed and constructed in accordance with the current edition of the National Electric Safety Code (NESC).

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- 10.2 Underground power and communication lines shall be installed in accordance with Section 11 of these specifications. Whenever an underground power or communication line crosses underneath a track, a casing pipe shall be installed for carrying such lines.
- 10.3 The minimum clearance above the top of rail of ARRC track shall be in accordance with the handbook referenced in Section 11.1, plus six (6) inches to allow for future grade raises.
- 10.4 The minimum clearance above ARRC communication lines shall be in accordance with the handbook referenced in Section 11.1.
- 10.5 Additional lines may not be added, or the characteristics of the line(s) changed without the prior written approval of ARRC's Director, Real Estate or Chief Engineer.
- 10.6 Wires shall be strung across ARRC tracks only when ARRC flag protection is provided in accordance with Section 6 of these specifications.
- 10.7 No wires shall be strung across ARRC's communications lines without first receiving prior written approval from ARRC's Telecommunication Supervisor, and such work must be accomplished only at a time and in a manner prescribed by said Telecommunication Supervisor.

SECTION 11. UNDERGROUND UTILITIES

- 11.1 All underground utilities, including culverts, pipelines, and underground power and communication lines, on ARRC Property shall conform to the current American Railway Engineering and Maintenance-of-way Association (AREMA) Manual for Railway Engineering.
- 11.2 Unless another method is authorized in advance and in writing by the Chief Engineer, all underground utilities shall be installed under tracks and roads by boring, jacking or tunneling.
- 11.3 Boring, jacking or tunneling shall be done under ARRC tracks only when ARRC flag protection is provided in accordance with Section 6 of these specifications.
- 11.4 The proposed plan for boring, jacking or tunneling shall be approved by the Chief Engineer prior to commencing the operation.
- 11.5 All boring, jacking or tunneling headings shall be continuously protected against any loss of ground material by shoring and/or cribbing as necessary.

SECTION 12. OPEN TRENCHING

- 12.1 Only when authorized in advance and in writing by ARRC shall any portion of the track be removed to allow trenching for installation of the Facility.
- 12.2 If allowed to open trench, the track may be removed from service only at the time authorized by the Chief Engineer and shall be restored to service within the time period specified by the Chief Engineer. Should the track not be restored to service within the time period specified, the agreed amount of liquidated

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damages shall be at the rate specified in the written authorization allowing the open trenching or the liquidated damages in accordance with Section 7 of these specifications, whichever is greater, and shall be collected from the Permittee/Contractor.

- 12.3 All track work shall be accomplished by qualified track persons.
- 12.4 Only that portion of the track structure necessary to excavate, stockpile and install the Facility shall be removed. All track material removed shall be handled, stockpiled and relayed in a manner to avoid damage. Any material which may be damaged shall be replaced by the Permittee/Contractor at its own expense.
- 12.5 The backfill of the trench under the track and in the road bed prism shall be of the same type of material as taken out, except the top 2 feet shall be clean pit run gravel. Backfilling and compaction shall be in one-foot lifts with a compaction of 95% of maximum density in the area affecting the roadbed prism.
- 12.6 The ballast used in replacing the track shall be equal in depth and quality as that which was removed. The track shall be relayed and brought to original grade in accordance with standard ARRC practices. The track shall be resurfaced as often as necessary for a period of 12 months after completion of construction to remove any settlement that may have occurred.

SECTION 13. EXCAVATIONS

- 13.1 Unless authorized in advance and in writing by ARRC, the top of any excavation shall not be within 20 feet of the centerline of any track; nor shall any excavation exceed ten (10) feet in depth regardless of its proximity to track.
- 13.2 No water shall be allowed to stand in open excavations in the track area.
- 13.3 Bridging and shoring shall be adequate to safely carry ARRC traffic and the decision of the Chief Engineer pertaining to same shall be final.
- 13.4 All open excavations shall be continuously protected by flags, flares, barricades or watchpersons, as directed by ARRC.
- 13.5 No excavation shall be left open more than three days, unless authorized by the Chief Engineer.
- 13.6 ARRC embankments and cut slopes shall not be disturbed any more than necessary to accommodate the construction and shall be left in a stabilized condition.
- 13.7 ARRC ditches, culverts and roadways shall be kept clean and free of rock, gravel, construction debris and equipment at all times.

SECTION 14. ARRC INSPECTIONS

14.1 ARRC may furnish an inspector during the periods of construction on ARRC Property. The ARRC inspector will inspect the removal and replacement of tracks, excavation, backfill, necessary bridging for tracks, shoring, flagging, lighting, clearances, etc., when necessary. The ARRC inspector will work

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directly with the representative of the Permittee /Contractor and the decision of the ARRC inspector in matters pertaining to ARRC operations and safety shall be final. In the event more than one shift is worked, an ARRC inspector will be required for each shift. Presence or absence of an ARRC inspector shall not relieve the Permittee /Contractor of liability for damage done to property of ARRC, or the property of ARRC lessees or permittees having installations on ARRC Property. All ARRC cost and expense for furnishing said inspector(s) shall be collected from the Permittee /Contractor.

SECTION 15. USE OF EXPLOSIVES

- 15.1 The use of explosives shall be done in compliance with all applicable Federal, State and local laws and ordinances regarding same.
- 15.2 No blasting of any kind will be permitted unless the Permittee/Contractor thoroughly safeguards the movement of trains and other rail traffic and personnel in the area where such blasting is being conducted. Before blasting, ARRC flag protection in accordance with Section 6 of these specifications shall be provided on each side of the blast area by the Permittee/Contractor. This flag protection shall not be removed until the track is inspected for damage from the blast.

SECTION 16. SNOW REMOVAL

- 16.1 Snow removal operations shall be conducted in such a manner as to not place snow (1) upon the tracks of ARRC; (2) where it interferes with the normal operation of the automatic crossing signals; or (3) where it impairs the visibility of either highway or rail traffic at the crossing.
- 16.2 Snow removal operations shall be conducted in accordance with Section 3 of these specifications.

SECTION 17. CLEAN-UP

- 17.1 At all times, all work and activities on ARRC Property shall be accomplished in such a manner as to keep the ARRC Property in a neat, orderly and safe condition satisfactory to ARRC.
- 17.2 Upon completion of Permittee/Contractor's work, all equipment and unused materials shall be removed and the ARRC Property shall be left in a neat and clean condition satisfactory to ARRC.
- 17.3 Should the Permittee/Contractor or its subcontractor fail to comply with Section 17.1 and 17.2 above, ARRC may perform the required clean-up. All ARRC costs and expenses for performing this work shall be collected from the Permittee /Contractor.

SECTION 18. INDEMNITY

18.1 To the extent not prohibited by applicable statute, Contractor shall indemnify, defend and hold harmless ARRC, its affiliates, and its and their officers, agents and employees (individually an "Indemnified Party" or collectively "Indemnified Parties") from and against any and all loss, damage, injury, death, liability, claim, demand, cost or expense (including, without limitation, attorney's, consultant's

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and expert's fees, and court costs), fine or penalty (collectively, "Loss") incurred by any person (including, without limitation, any Indemnified Party, Contractor, or any employee of Contractor or of any Indemnified Party) arising out of or in any manner connected with (i) any work performed by Contractor, or (ii) any act or omission of Contractor, its officers, agents or employees, or (lii) any breach of this Agreement by Contractor.

- 18.2 The right to indemnity under this Section 18 shall accrue upon occurrence of the event giving rise to the Loss, and shall apply regardless of any negligence or strict liability of any Indemnified Party, except where the Loss is caused by the sole active negligence of an Indemnified Party as established by the final judgment of a court of competent jurisdiction. The sole active negligence of any Indemnified Party shall not bar the recovery of any other Indemnified Party.
- 18.3 Contractor expressly and specifically assumes potential liability under this Section 18 for claims or actions brought by Contractor's own employees. Contractor waives any immunity it may have under worker's compensation or industrial insurance acts to indemnify the Indemnified Parties under this Section 18
- 18.4 No court or jury findings in any employee's suit pursuant to any worker's compensation act or the Federal Employers' Liability Act against Contractor may be relied upon or used by Contractor in any attempt to assert liability against any Indemnified Party.
- 18.5 The provisions of this Section 18 shall survive the completion of any work performed by Contractor. In no event shall this Section 18 or any other provision herein be deemed to limit any liability Contractor may have to any Indemnified Party by statute or under common law.

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ARRC No: DOT/PF Project No:

DOT/PF Utility Agreement No:

Project:

ARRC Milepost:

13-11-160

51922

1-51922-10-46

International Airport Road and Jewel Lake Road

MP J-1.23

UTILITY AGREEMENT

International Airport Road and Jewel Lake Crossing

This agreement made and entered into this 23 day of March, 2011 by and between the ALASKA RAILROAD CORPORATION, herein referred to as "ARRC", and the STATE OF ALASKA, DEPARTMENT OF TRANSPORTATION AND PUBLIC FACILITIES, P.O. Box 196900, Anchorage, Alaska 99519-6900, herein referred to as "DOT/PF".

WITNESSETH:

WHEREAS, DOT/PF and ARRC are parties to that certain Blanket Permit for Road Crossings and Automatic Crossing Signals, ARRC Contract No. 6012, which expired on September 30, 2009 and is being renegotiated in good faith by the parties, and have agreed that the following road crossing previously permitted thereunder is in need of rebuilding or upgrade:

International Airport Road and Jewel Lake Road, ARRC MP J-1.23

WHEREAS, DOT/PF has continuing need for the public facility listed above and the parties fully expect to execute a new contract in the future which will include said facility, but certain work is required in the public interest and will be done under this agreement and Temporary Construction Permit, ARRC Contract No. 9501, in the interim; and

WHEREAS, DOT/PF has requested ARRC to provide labor, equipment, and materials as specified herein and management expertise to rebuild / upgrade the track structure and upgrade the signal system for the purpose of performing channelization improvements to Spenard Road and to install railroad crossing gates to aforementioned crossing;

327 W. Ship Creek Avenue Anchorage, Alaska 99501 MAILING ADDRESS
P.O. Box 107500 Anchorage, Alaska, 99510-7500

TEL 907.265.2300 FAX 907.265.2436 AlaskaRailroad.com

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NOW THEREFORE, in consideration of the mutual covenants herein recited, ARRC and DOT/PF hereby agree as follows:

- 1. The construction, adjustment and/or relocation of facilities within the project limits are located at ARRC milepost as listed above. The scope of work within the project limits to be provided by ARRC is as follows:
 - a. Rebuild one (1) each 97-1/2 foot concrete modular road crossing to fully support highway and railroad traffic.
 - b. Upgrade a 16 foot concrete modular pedestrian / bikepath
 - c. Replace and upgrade aging crossing signal system.
 - d. Provide railroad flag protection/project representation whenever construction workers or equipment are required per the Project Railroad Specifications.
- Under the terms of this agreement, the ARRC or its contractor will provide the following and ARRC will be entitled to bill DOT/PF for reimbursement:
 - a. Provide all labor, materials, equipment and management expertise for upgrading and/or rebuilding a 97-1/2 foot concrete modular crossing with new panels and surfacing at the location as defined above.
 - b. Upgrade a 16 foot concrete modular pedestrian / bikepath with new center panels only,
 - c. Provide all labor, material, equipment and management expertise to replace existing crossing signal system with.
 - (1) Install new crossing package,
 - (2) New gate assembly,
 - (3) Upgrade all flashing lights to LED lights, and
 - (4) Replace or upgrade cantilever foundation and cantilever(s) as needed.
 - d. Provide all labor, materials and construction equipment for Railroad flag protection whenever ARRC or DOT/PF or its contractor's construction workers or equipment are within 20 feet of ARRC trackage.
 - e. Perform inspections, attend meetings, support engineering design requirements and other project activities in support of the project.

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- f. Preliminary engineering work that the ARRC has provided for this project prior to the date of this agreement.
- g. ARRC and / or ARRC's contractor shall be responsible for any costs incurred due to delay of trains and/or causing damage to the railbed as a result of ARRC's or its contractor's work.
- Under the terms of this agreement, DOT/PF or its contractor will:
 - a. Provide a contact person to coordinate the construction of the crossing and railroad flagging. The ARRC representative for crossing construction is <u>Blake Adolfae</u>, <u>Project Manager at 265-2662 and Brandon Frazier</u>, <u>Signal Construction Manager at 265-2353</u>.
 - b. Develop and implement a traffic control plan.
 - c. DOT/PF will provide Labor, Equipment, and Materials to: Install junction boxes and conduits as shown on the plans; Install foundation, provided by ARRC, at station 162 + 90, 45.5 feet left, as shown on the plans; Pave crossing approaches to match the railroad crossing surface, and; provide adjustment to roadway appurtenances, such as sidewalk, guardrail, and signage, as required.
- 4. Standard Specifications for Work on Railroad Property (Railroad Specifications):

ARRC Standard Specifications (Railroad Specifications) for Work on Railroad Property as modified in the advertised DOT/PF specifications for subject project are hereby incorporated herein and by this reference made as part of this agreement. The ARRC Chief Engineer must approve any modifications to the Railroad Specifications. In the event of any conflict between this agreement text and the Railroad Specifications, the Railroad Specifications control.

5. Reimbursement:

- a. DOT/PF will reimburse the ARRC for costs of all services, labor and materials provided by the ARRC for the aforesaid project in accordance with Paragraph 2 above. Reimbursement for overhead, material handling and equipment will be based upon the audited rates in effect at the time the work is accomplished.
- Billing procedures will be in accordance with <u>Procedures for Utility Billings for Central Region</u> as developed by the DOT/PF and approved by the ARRC.

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Agreement No. 1-51922-10-46 Page 4 of 5

- c. 23 CFR Part 646 "Railroads" shall apply to the extent required by law.
- d. ARRC estimate for this work is a total of \$464,300 and is based upon 2009 construction costs and 2009 overhead rates, as more specifically detailed in attached and incorporated herein. ARRC will not incur expenses in excess of the estimated amount without further authority from DOT/PF.
 - ARRC costs will be accumulated under ARRC work order/project number
 22925 (preliminary engineering), 22926 (Flagging), 22927 (Crossing Rebuild)
 and 22928 (Signal System Upgrade)
- ARRC contact for invoice and billing questions shall be Jan Henning at 907-265-2214.

6. Schedule:

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The DOT/PF and the ARRC will determine a mutually acceptable work schedule and completion period for all the projects within this agreement. The parties will cooperate in good faith to schedule the work at the earliest convenience in 2011.

{Remainder of this page is intentionally omitted}

A-175 Sample Railroad Agreement (Page 5 of 43)

Agreement No. 1-51922-10-46 Page 5 of 5 IN WITNESS WHEREOF, the parties hereto have executed this agreement as of the date and year first above mentioned. CONTRACT REVIEW: RECOMMENDED FOR APPROVAL: STATE OF ALASKA STATE OF ALASKA DEPARTMENT OF TRANSPORTATION DEPARTMENT OF TRANSPORTATION AND PUBLIC FACILITIES AND PUBLIC FACILITIES TITLE: Engineer Associate TITLE: Utilities Chief DATE: 3-15-2011 DATE: NOTICE TO PROCEED: UTILITY COMPANY ACCEPTANCE: STATE OF ALASKA COMPANY DEPARTMENT OF TRANSPORTATION ALASKA RAILROAD AND PUBLIC FACILITIES CORPORATION TITLE: Pre-Construction Engineer DATE: 3-23-11 DATE:

A-175 Sample Railroad Agreement (Page 6 of 43)

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A-175 Sample Railroad Agreement (Page 8 of 43)

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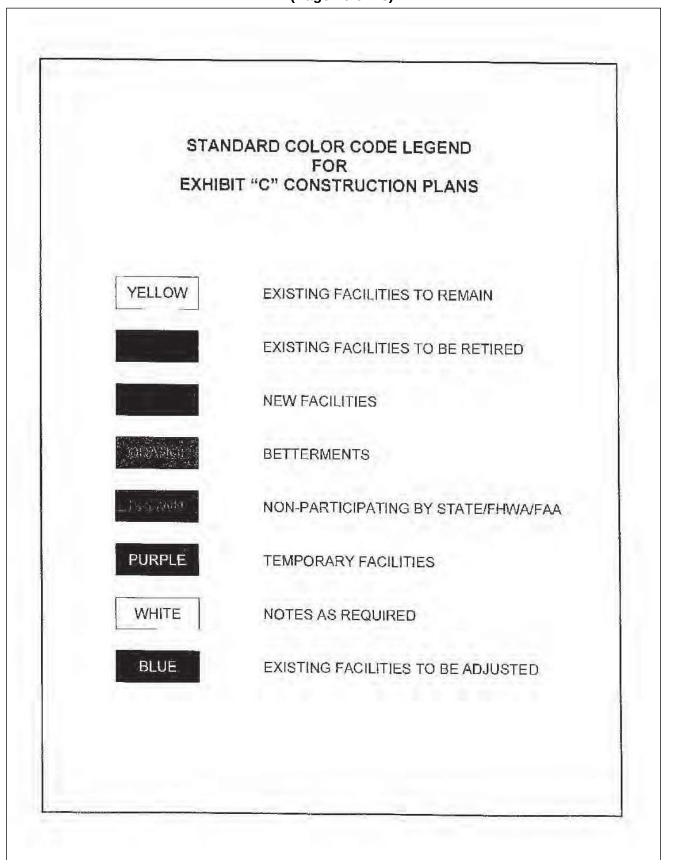
A-175 Sample Railroad Agreement (Page 14 of 43)

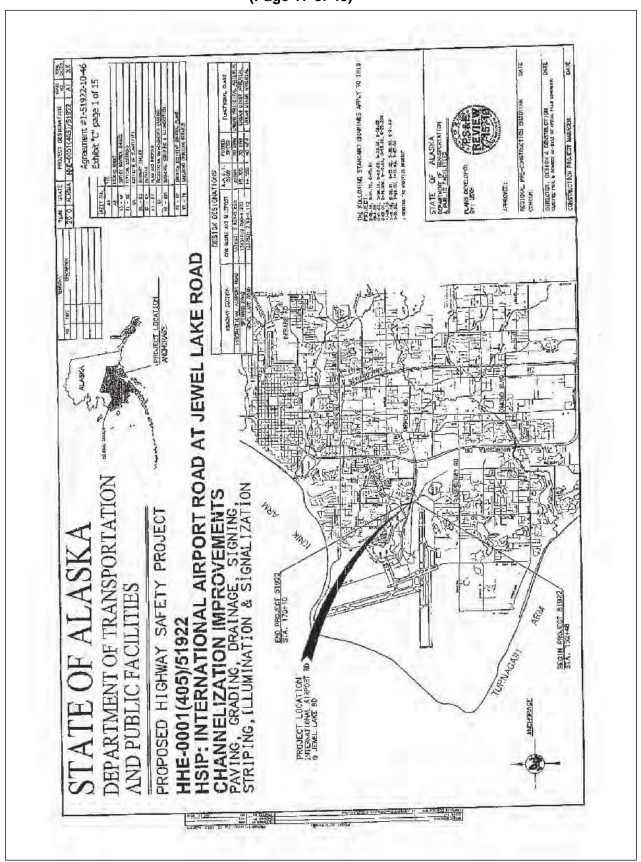
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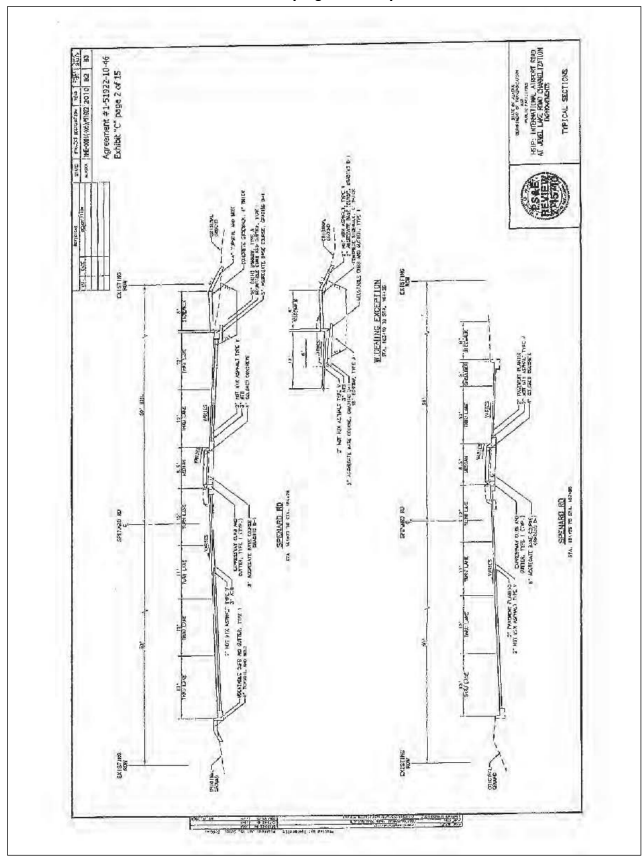
Agreement #1-51922-10-46 Exhibit "A" page 10 of 10 8/26/2010 9:13 AM MP Location: J1.23 ARRC Proj: 22927/22928 ADOT Proj: 51922 Rebuild one 97-1/2 ft. road crossing, on International Airport & Jewel Lake Road, new panels, surfacing, for AKDOT intersection upgrade INTERNATIONAL AIRPORT ROAD & JEWEL LAKE CROSSING Notes / Comments Assume crossing signel construction provided by ARRC. Assume traffic control plan provided by ADOT. Assume all crossing approaches by AEOT Assume no saw cuts. D1 underlayment or asphalt paving is required for the pedestrian walkvray. REIMBURSABLE Total Assume no temporary timber plank (detour) crossing is needed Ilaska Raitroad Corporation repared by: TJ Sheffleld on 2010,08.24 Jewel Lake & Incornational Crossing Estimate 03.xls Description

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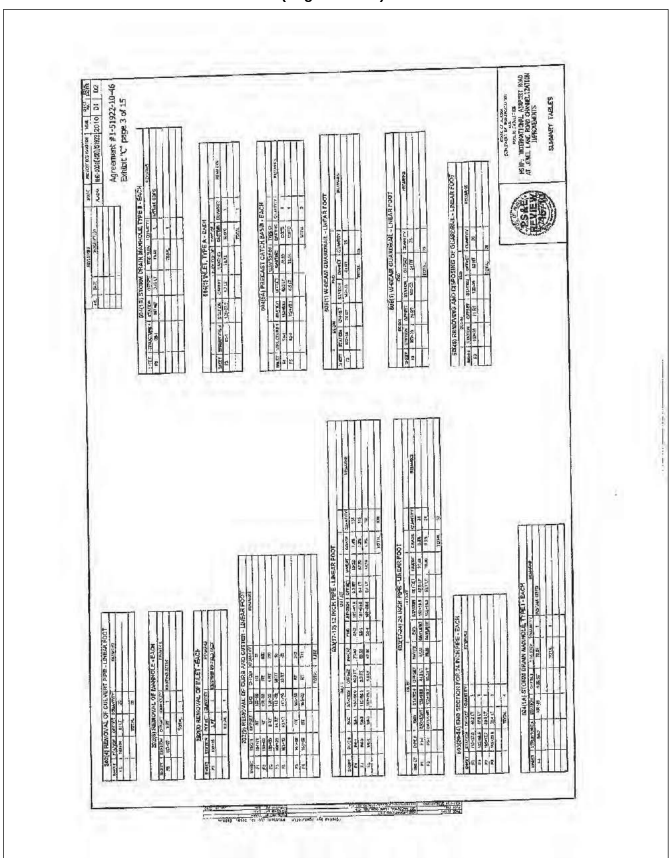




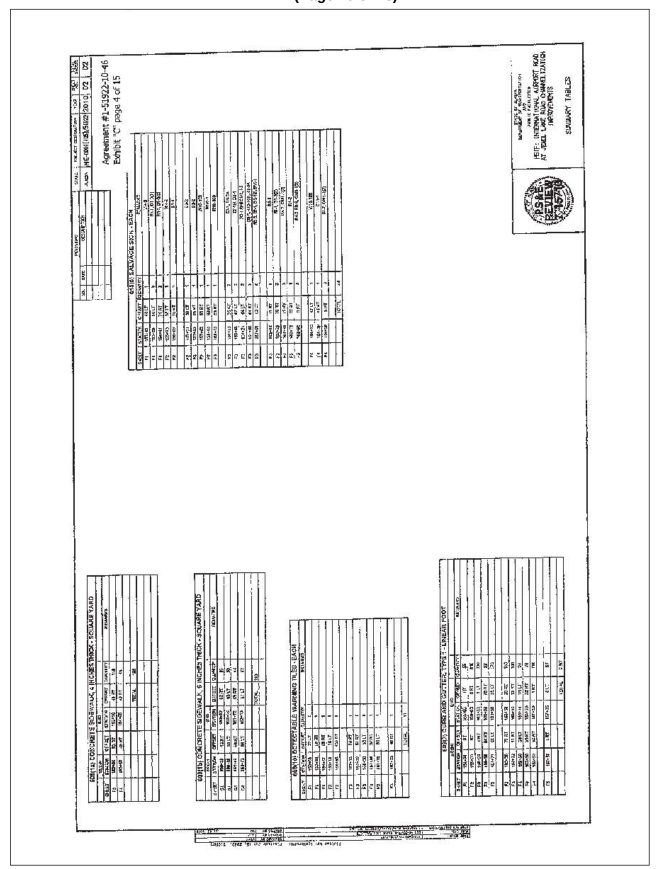
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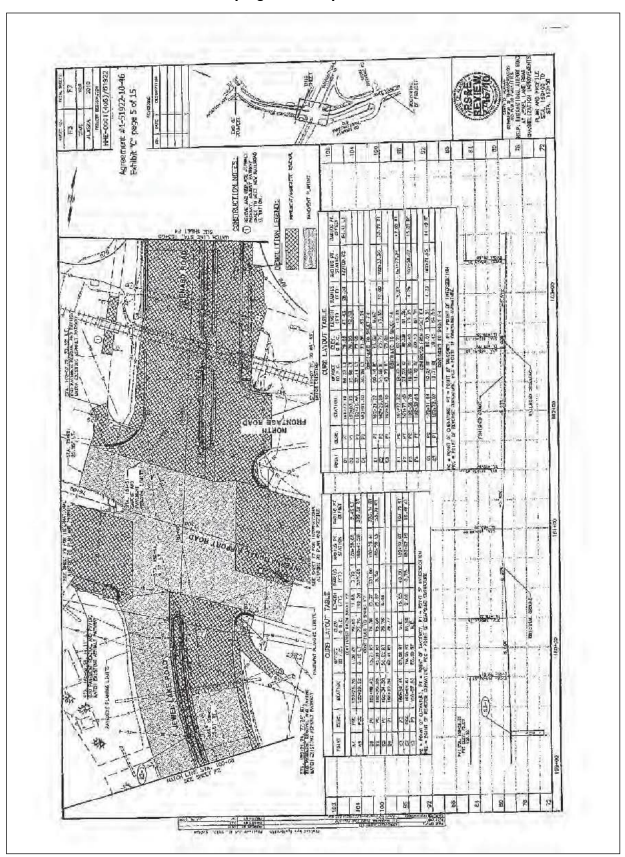
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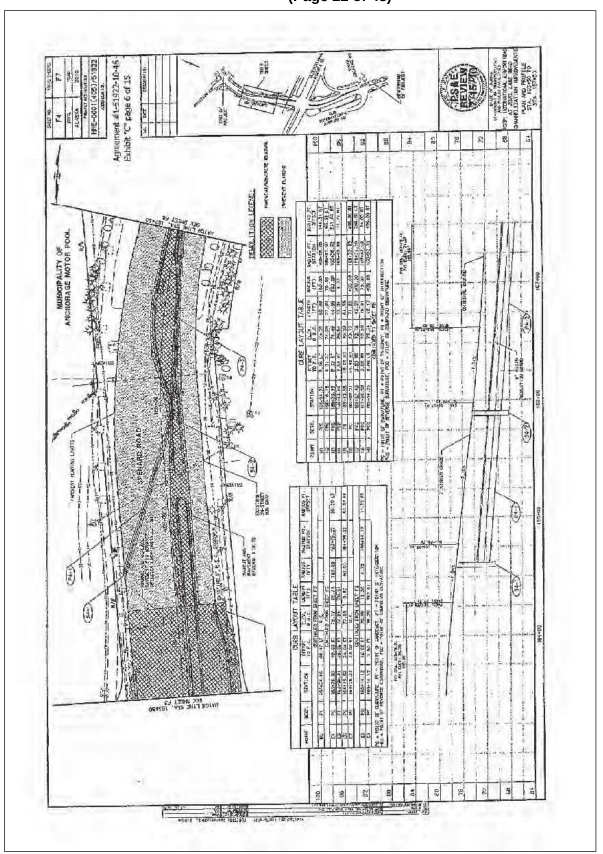
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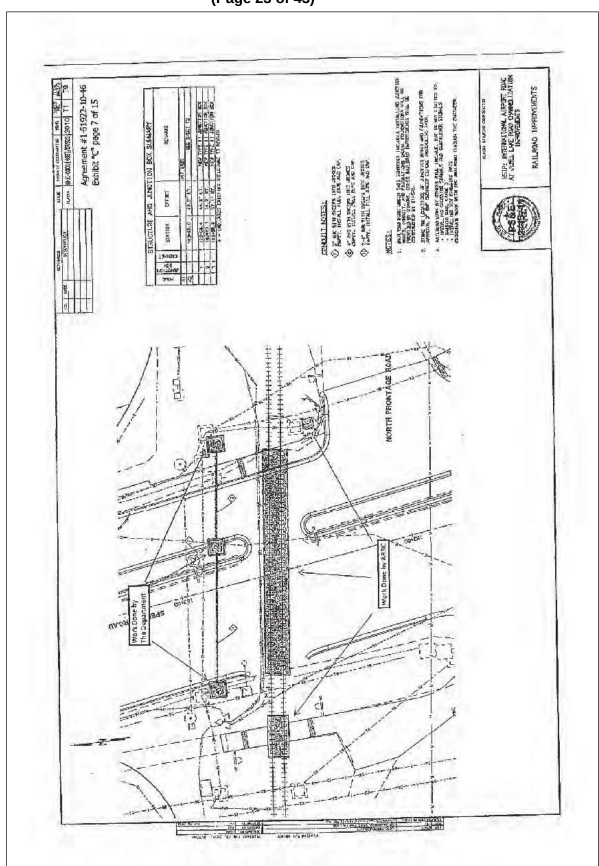
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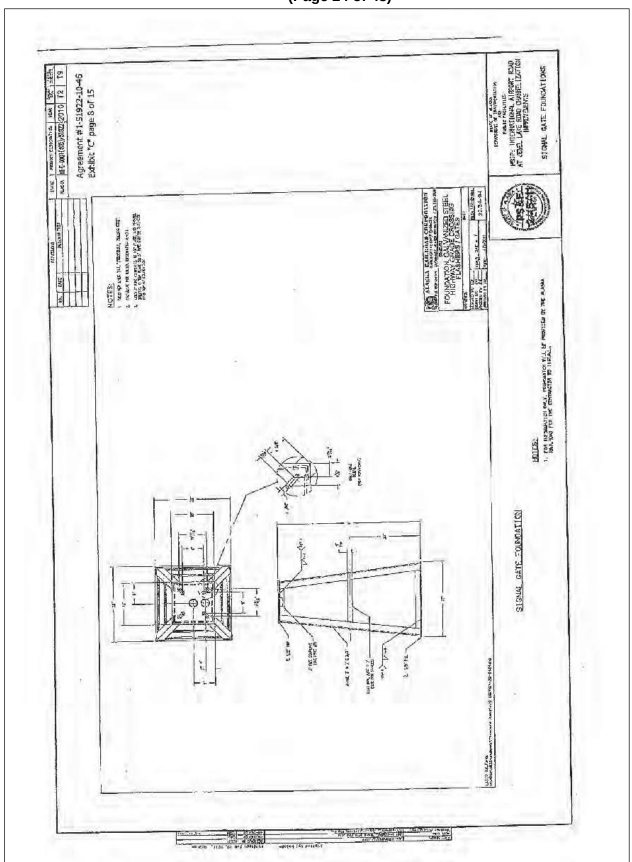
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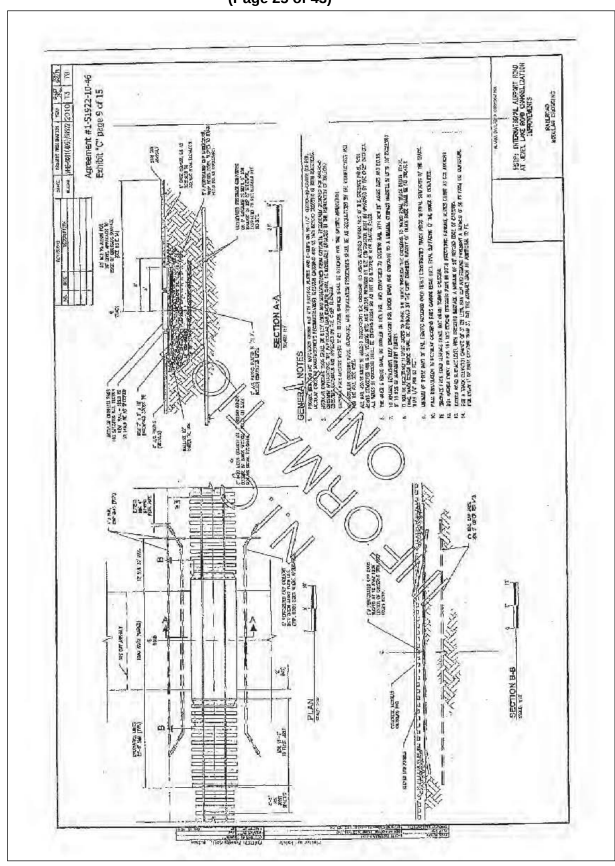
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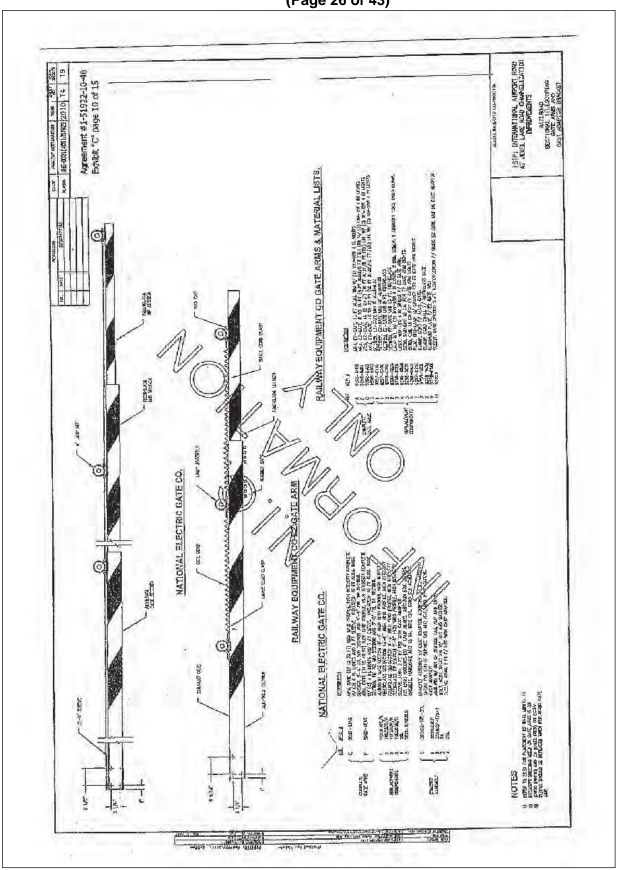
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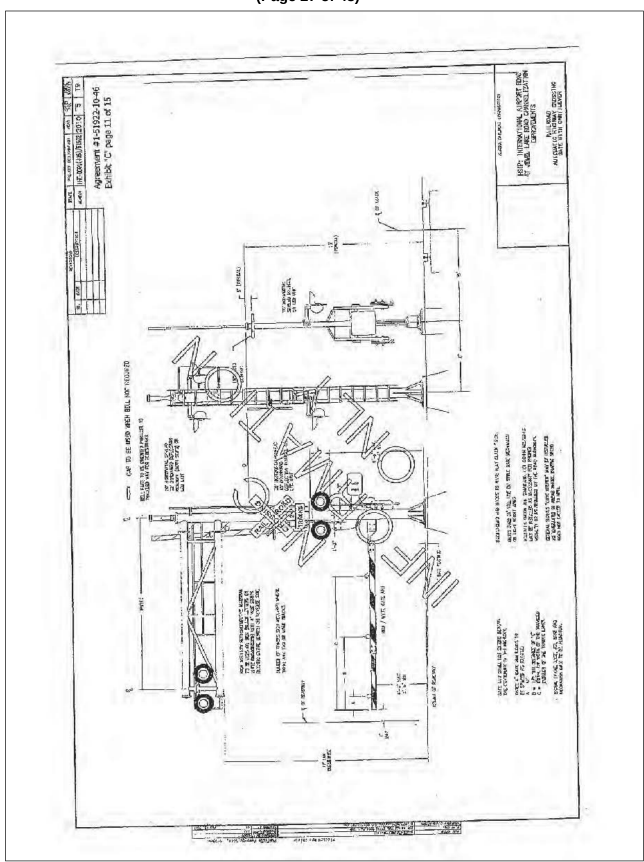
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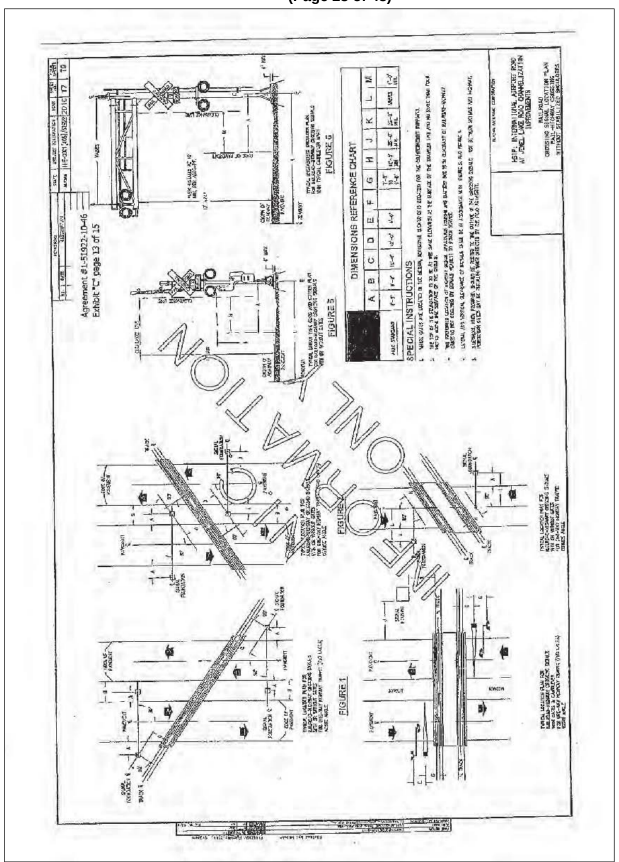
A-175 Sample Railroad Agreement (Page 26 of 43)



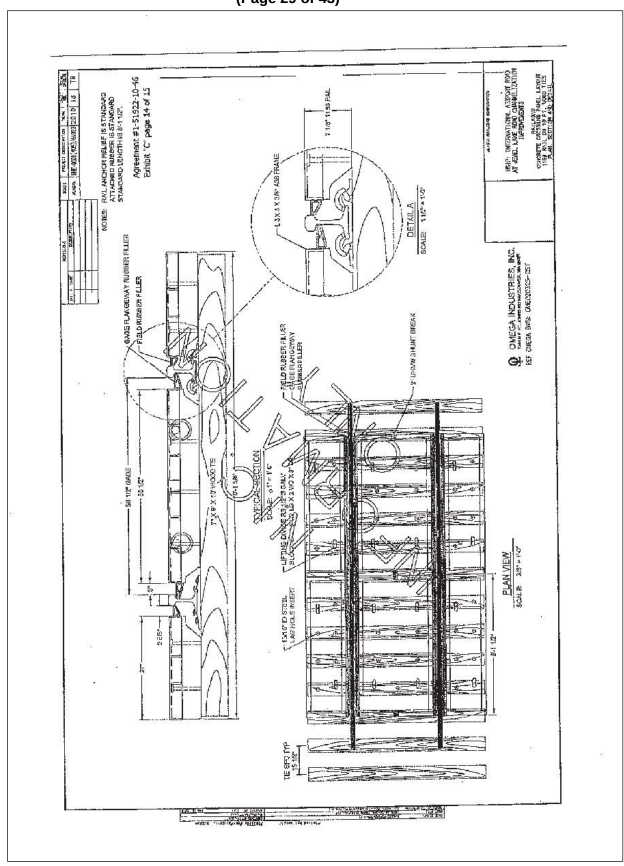
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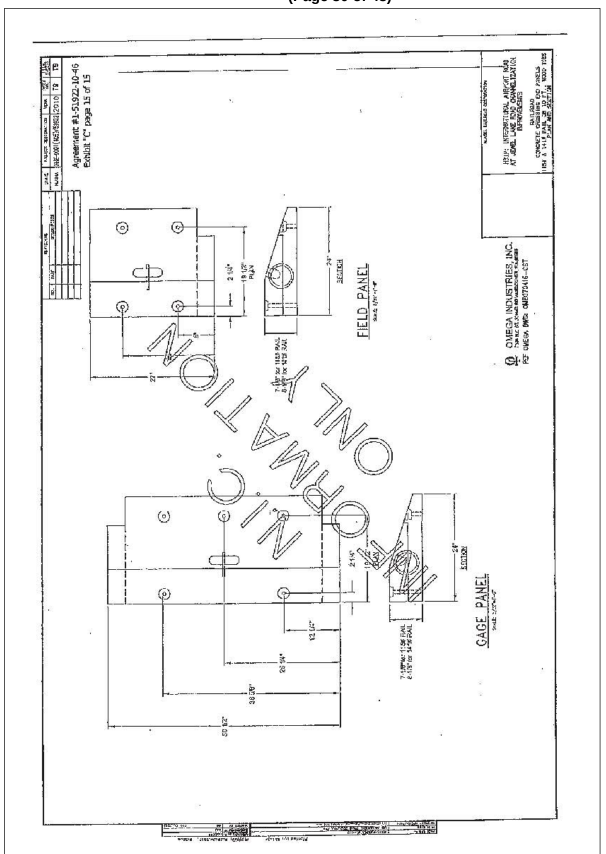
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MEMORANDUM

State of Alaska

Department of Transportation & Public Facilities
Design and Engineering Services – Central Region
Utilities

To: Kevin Jackson, P.E. Project Manager Highway Design

THRUTIKEN Morton, P.E.

Utilities Chief

FROM: Zach Meehan Utilities DATE: September 2, 2010

TELEPHONE NO: 907-269-0648

FAX NUMBER:

SUBJECT: International Airport Road at

Jewel Lake Road

Channelization Improvements

UTILITY SPECIFICATIONS

Special Provisions

105-1.06 UTILITIES. Add the following:

Request locates from the utilities having facilities in the area. Use the Alaska Digline, Inc. Locate Call Center for the following utilities.

ALASKA DIGLINE, INC.

Locate Call Centers:

Anchorage

Statewide

278-3121

(800) 478-3121

Call Centers will notify the following:

Alaska Communications Systems (ACS)

Anchorage Water & Wastewater Utility (AWWU)

Chugach Electric Association (CEA)

ENSTAR Natural Gas (ENS)

General Communications, Inc. (GCI)

Municipality of Anchorage Signal & Street

Maintenance

State of AK, DOT/PF Anchorage Street Lights

(DOT)

Alaska Railroad Corportation (ARRC)

[&]quot;Providing for the safe movement of people and goods and the delivery of state services."

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Call the following utilities and agencies directly:

Contact the Central Region Maintenance & Operations Office at (907) 269-0760 to obtain the appropriate District Superintendent's phone number for this project.

Utilities Relocated by Others.

Utilities will be relocated by others concurrently with construction of this project. The Contractor will give the Utility, through the Engineer, 15 calendar days advance written notice regarding the dates when the utility owner is required to begin and end operations. For utilities being relocated, the Contractor will:

- 1. include utility work on the Construction Phasing Plan and Progress Schedule.
- provide erosion, sediment, and pollution control including the stabilization of areas disturbed during utility work. Identify all utility companies performing ground disturbing activity in the Storm Water pollution Prevention Plan (SWPPP). Refer to Section 641 for further information.
- 3. clear and grub. Payment will be made under Section 201, Clearing and Grubbing.
- provide traffic control and flagging. Payment will be made under Section 643, Traffic Maintenance.
- 5 provide Right-of-Way and/or Construction Surveying before utility relocation. Include:
 - Control for utility relocation either ROW or Centerline staking with Station information,
 - · Slope staking,
 - Proposed utility facilities and appurtenances.

Payment will be made as follows:

- a. Subsidiary to Pay Item 642(1) Construction Surveying, if the Contractor is required to provide the surveying as part of the Contract and/or,
- b. Under Pay Item 642(3) Three Person Survey Party, if the Construction or Right of Way staking required by the utility is either in advance of the 2 week work plan, or not required by the Contract.

The utility shall give the Contractor, through the Engineer, 15 calendar days advance written notice for required staking.

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6. remove and replace pavement. Payment will be made under Section 202, Removal of Structures and Obstructions; Section 401, Hot Mix Asphalt and Surface Treatments; Section 408, Hot Mix Asphalt and Surface Treatments, Type V; Section 409, Hot Mix Asphalt and Surface Treatments, Type R (Crumb Rubber) and according to project typical section.

Work done by utility owner(s) is as follows:

Enstar Natural Gas Company (ENSTAR):

1. ENSTAR will provide the for adjustment of the 2 inch plastic gas main crossing Spenard Road at station 166+25 to accommodate storm drain installation.

Allow ENSTAR five (2) calendar days to complete the adjustment.

Contact:

Kirk Warren, 334-7746

Alaska Railroad Corporation (ARRC):

1. Coordinate with ARRC for installation of crossing signals and pads.

Contacts:

Blake Adolfae, Project Manager, 265-2662

Brandon Frazier, Signal Construction Manager, 265-2353

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Special Provision

107-1.08 RAILWAY-HIGHWAY PROVISIONS. Add the following:

- 1. <u>Definition of terms</u>.
 - Alaska Railroad Corporation (ARRC). P.O. Box 107500, Anchorage, AK 99510-7500.
 - b. ARRC Chief Engineer. The person employed by the ARRC as head of its Engineering Department or his authorized representative.
 - c. ARRC Contracting Officer. The person authorized by the ARRC to execute contractual agreements on behalf of the ARRC.
 - d. ARRC Manager, Reimbursable Services. The person employed by the ARRC as manager of Reimbursable Services, including flagmen, inspectors, and others. Contact at (907) 265-2214.
 - e. ARRC Property. All lands owned or withdrawn for the use of the ARRC, in and including the track right-of-way, and communications pole line right-of-way.
 - f. <u>ARRC Supervisor of Telecommunications and Signaling</u>. The person employed by the ARRC as head of its Telecommunications Department or his authorized representative.
 - g. Contractor. See Section 101-1.03 Definitions of the Standard Specifications for Highway Construction, 2004 Edition.
 - h. <u>Facility</u>. Any improvements owned by the Department which are to be placed on ARRC Property in accordance with a written permit executed by the ARRC and the Department.
 - i. Federal Railroad Administration (FRA).
 - j Permittee. The Department is the governmental agency to whom the right to enter upon ARRC Property was given in the form of a written permit or contract executed by the ARRC and Permittee.
 - k. <u>Permit Area</u>. The area on ARRC Property that is, or will be, occupied by the Facility including reasonable working area, and reasonable ingress and egress to the Facility.
 - 1. <u>Trackwork</u>. All work on the line from the top of subgrade to the top of rail, including geotextile, when required.

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- m. Track Materials. All hardware, excluding signals and controllers, associated with the running of a railroad.
- n. Roadway Worker. Any employee of a railroad, or of a contractor to a railroad, whose duties include inspection, construction, maintenance, or repair of railroad track, bridges, roadway, signal and communications systems, electric traction systems, roadway facilities, or roadway machinery on or near track or with the potential of fouling a track.

General Requirements.

- a. All construction, reconstruction, operation, and maintenance on the ARRC Property shall be performed in compliance with these specifications.
- b. Failure to comply with these specifications shall result in the suspension of all work on ARRC Property. The Contractor shall comply immediately upon notification from the Department, either verbal or written.
- c. All negotiations between the ARRC and the Contractor shall be handled through the Department.
- d. ARRC traffic and property shall be protected at all times. All work on or about ARRC Property shall be performed by experienced personnel in a safe and workmanlike manner in keeping with approved ARRC practices, and as specified herein.
- e. The safety of personnel, property, the public, and continuity of the operation of the ARRC traffic shall be of first importance and shall be at all times protected and safeguarded. Comply with all federal, State and local governmental regulations (e.g. OSHA, NESC, FRA, etc.) applicable to the construction, installation, or maintenance of any Facility. The Contractor and his subcontractors shall perform and arrange their work accordingly. The ARRC's Chief Engineer shall decide all matters involving the safety of ARRC facilities and the operation of its railroad. The approval of the ARRC's Chief Engineer, when given, shall not be considered as a release from responsibility or liability for any damage which the ARRC may suffer or for which it may be liable, as a result of the acts of the Contractor, his subcontractor or employees.
- f. When in the opinion of the ARRC's Chief Engineer, the construction may cause a hazard to the safe operation of the railroad, the ARRC may, at its discretion, place at the site of the work the required number of qualified employees to protect its operations. The providing of such employees and such other precautions as may be taken shall not relieve the Contractor and his subcontractors from liability for the payment of damages caused by their operations. The ARRC shall be the sole judge of necessity, as to the number and classification of employees required. All

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ARRC cost and expense for providing such employees will be paid by the Contractor through the Department.

- g. When performing work on a railroad track, on a railroad bridge or within 20 ft of a railroad track the Contractor is responsible for compliance with applicable Federal Railroad Administration's Roadway Worker Protection (RWP) regulations (49 CFR 214, Subpart C) if its employees qualify as "Roadway Workers". Prior to beginning any RWP related work, the Contractor will submit a Railroad Safety Plan to ARRC demonstrating compliance with the regulations.
- h. The Contractor shall be responsible for maintaining sight triangles at existing railroad crossings as well as at any temporary crossings within the project limits and at any railroad crossing outside the project limits that is designated and used as an alternate route for traffic.

3. Insurance Requirements.

a. The Contractor shall comply with all insurance requirements and conditions specified under Subsection 103-1.06, except the Comprehensive or General Liability Insurance minimum limits for each occurrence are \$2,000,000 Bodily Injury, \$2,000,000 Property Damage and \$4,000,000 aggregate and are inclusive of:

Bodily Injury:

Premises Operations Independent Contractors Products Completed Operations

Property Dainage:

Premises Operations Independent Contractors Products Completed Operations Blanket Contractual

In Subsection 103-1.06 where the State of Alaska is to be named as an additional insured on policies so shall the ARRC be included.

b. Prior to commencement of work on ARRC Property, the Contractor shall provide evidence of Railroad Protective Liability insurance (Alaska Railroad Corporation and State of Alaska as insured's) with limits of Liability not less than \$5,000,000 combined single limit for bodily Injury and Property Damage per each accident or loss.

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4. Notice.

- a. To allow the ARRC to make necessary arrangements for the protection of ARRC operations; the Contractor shall give written notice to the Department and the ARRC not less than 14 days in advance of the commencement of any construction, reconstruction or major maintenance activity on ARRC Property. This notice shall include a description of work, proposed schedule of work, and the names of the Contractor and subcontractor personnel who may be working on ARRC Property.
- b. A preconstruction meeting shall be held with the ARRC's Chief Engineer, or his representatives, and representatives of the Department and Contractor prior to the commencement of any work on ARRC Property by the Contractor or his subcontractors. Contact Blake Adolfae, ARRC Project Manager, at (907) 265-2662.

5. Flag Protection and Protection of Railroad Traffic.

Flag protection shall be scheduled prior to any work commencing within the ARRC's right-of-way. Provide written notice of proposed flag protection activities 14 days prior to commencing work to the ARRC's Chief Engineer and the Engineer.

- a. ARRC flag protection will be provided by the ARRC in accordance with the ARRC's rules on flagging.
- b. ARRC, during the progress of the work, will furnish as many qualified flagmen, as in the opinion of the ARRC, may be required for the adequate protection of the railroad traffic. ARRC Flag protection is required before startup or construction activity for, but not limited to:
 - Incidental work: surveying or inspection (an ARRC furnished flagman will provide a safety briefing, to the personnel performing the work, prior to beginning the work).
 - 2) Activity involving disturbance or potential disturbance to the track, track embankment, or any ARRC facility including a yard, a shop building, a bridge or other (ARRC may require the Contractor to submit a specific Railroad Safety Plan prior to startup).
 - 3) Projects that involve activities that cross the tracks or are longitudinal to the tracks (require a specific Railroad Safety Plan and a one-hour ARRC provided training course for the Contractor's project supervisors prior to startup).
 - 4) Vehicles or other equipment less than 20 ft from centerline of any track.
- c. The Contractor shall arrange with the ARRC to keep informed of the time of arrival of all trains. Entirely stop any of the operations which might be or cause a hazard to the safe passage of the train past the site of the work from 10 minutes before the expected arrival of the train until the train has passed. Additionally

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cease all work within 20 ft of the track and work that could come within 20 ft of the track including the boom radius of a crane or similar. Stop all pile driving.

All ARRC costs and expenses for providing flagmen shall be paid by the Department. If the Contractor calls for flagmen and, through no fault of the Department or the ARRC, the flagmen are not needed; payment shall be paid by the Contractor through the Department or be deducted from monies due the Contractor.

6. Train Delays.

- a. All work on ARRC Property shall be conducted in such a manner as to prevent delays to trains or other rail traffic operated by the ARRC.
- b. Should any of the Contractor's or subcontractor's actions or activities cause delays to trains or other rail or water traffic, the agreed amount of liquidated damage shall be at the following rates and shall be paid by the Contractor through the Department.

Passenger Trains	\$50 per minute for each delay \$3,000 minimum charge
All other Trains and Rail Traffic	\$50 per minute for each delay over five minutes \$1,500 minimum charge
Rail Barges, Train-Ships, or other Connecting Carrier Vessels	No charge for delays of an hour or less. \$1,000 per hour for each hour or any part of an hour thereafter, with a minimum charge of \$6,000

c. Delay time will be taken from the train sheet in the ARRC Dispatcher's Office in Anchorage (265-2649) for all delays and as such, the train sheet shall be the official document by which the length of time a train is delayed will be determined. If another crew is needed to relieve the original crew, the charge shall also apply to the second crew. If such delay causes a water carrier to miss a sailing, the liquidated damage computation of time covering the period of time to the next possible sailing time shall be in addition to the length of time determined by said train sheet.

7. Protection of Railroad Communication Lines.

No track outages will be granted for this project.

a. All work on ARRC Property shall be conducted in such a manner as to protect the ARRC's communications facilities at all times from outages resulting directly or indirectly from the Contractor's or his subcontractor's operations.

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- a. All work on ARRC Property shall be conducted in such a manner as to protect the ARRC's communications facilities at all times from outages resulting directly or indirectly from the Contractor's or his subcontractor's operations.
- b. Should any of the Contractor's or his subcontractor's operations cause outages to said communications facilities, the agreed amount of liquidated damages shall be at the following rates and shall be paid by the Contractor through the Department.

Open wire communication circuits	\$1.00 per minute per circuit
Communication cable	\$1.00 per minute per cable

- c. A minimum charge of \$250 will be made for each outage. The outage time shall be that as established by the ARRC's Test Board, Anchorage.
- d. There shall be no equipment worked or excavation within 15 ft of any ARRC communication pole guy, anchor or other communications apparatus unless authorized in advance by the ARRC's Manager of Telecommunications and Signaling.

8. Railroad Crossings.

- a. Whenever automatic railroad crossing signals are in the permit area, these signals must remain in operating condition at all times. If, as a result of the Contractor's activities on the facility, the signals become inoperable, the crossing shall be continuously protected in accordance with Subsection 107-1.08.5 until the signals are again operable.
- b. When regular railroad crossings are used as haul routes inside or outside the permit area, flagmen shall be provided by the Contractor for said crossings in all situations at the discretion of the ARRC.
- c. Temporary road crossings may be installed, provided the Contractor has acquired from the ARRC a temporary road crossing permit for said crossing.

The temporary crossing shall be constructed to the standards specified in the temporary crossing permit. All protective signs required by the ARRC shall be provided and properly maintained by the Contractor. When a temporary railroad crossing is in use, ARRC flag protection shall be provided at all times in accordance with Subsection 107-1.08.5. When not in use during the winter season, the temporary crossing shall be removed unless specifically allowed in the temporary crossing permit. Upon completion of the work or termination of the temporary crossing permit, the temporary railroad crossing shall be removed and the area restored to its original condition.

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- d. The flange ways of all road crossings used by the Contractor or subcontractor as haul routes or temporary road crossings shall be kept free of gravel at all times and shall otherwise be maintained to the satisfaction of the ARRC's Chief Engineer.
- e. When a temporary or private road crossing is not in use, the Contractor shall provide suitable barricades (gates with padiocks, posts driven into the ground, etc.) to prevent vehicular access to the crossing.

9. Power and Communication Lines.

- a. All power and communication lines shall be designed and constructed in accordance with the National Electrical Safety Code (NESC).
- b. Underground power and communication lines shall be installed in accordance with Subsection 107-1.08.10. Whenever an underground power or communication line crosses underneath a track, a casing pipe shall be installed for carrying such lines.
- c. The minimum clearance above the top of a rail of the railroad track shall be in accordance with the NESC, plus 6 inches (150 mm) to allow for future grade raises.
- d. The minimum clearance above the railroad communication lines shall be in accordance with the NESC.
- e. Additional lines may not be added, or the characteristics of the line(s) changed without written approval of the ARRC's Contracting Officer.
- f. Wires shall be strung across the railroad tracks only when railroad flag protection is provided in accordance with Subsection 107-1.08.5.
- g. No wires shall be strung across the ARRC's communication lines without first receiving approval from the ARRC's Manager of Telecommunications and Signaling therefor, and such work must be accomplished only at a time and in a manner prescribed by said Manager of Telecommunications and Signaling.

10. Underground Facilities.

- a. All underground utilities, including culverts, pipelines and underground power and communication lines, on ARRC Property shall conform to the current American Railway Engineering Association Specifications.
 - b. Unless another method is authorized in advance and in writing by the ARRC's Chief Engineer, all underground facilities shall be installed under tracks and roads by boring, jacking or tunneling.

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- c. Boring, jacking, and tunneling shall be done under railroad tracks only when ARRC flag protection is provided in accordance with Subsection 107-1.08.5.
- d. The proposed plan for boring, jacking or tunneling shall be approved by the ARRC's Chief Engineer prior to commencing the operation.
- e. All boring, jacking, or tunneling headings shall be continuously protected against any loss of ground material by shoring or cribbing as necessary.

11. Open Trenching.

- a. Only when authorized in advance and in writing by the ARRC's Chief Engineer shall any portion of the track be removed to allow trenching for installation of the facility.
- b. If allowed to open trench, the track may be removed from service only at the time authorized by the ARRC's Chief Engineer and shall be restored to service within the time period specified by the ARRC's Chief Engineer. Should the track not be restored to service within the time period specified, the agreed amount of liquidated damages shall be at the rate specified in the written authorization allowing the open trenching or the liquidated damages in accordance with Subsection 107-1.08.6., whichever is greater and shall be collected from the Contractor.
- c. All work on track materials shall be accomplished by qualified trackmen.
- d. Only that portion of the track structure necessary to excavate, stockpile and install the facility shall be removed. All track material removed shall be handled, stockpiled, and re-laid in a manner as to avoid damage. Any material which is damaged shall be replaced by the Contractor at his own expense.
- c. The backfill of the trench under the track and in the roadbed prism shall be of the same type of material as taken out, except the top 2 ft shall be clean pit run gravel. Backfilling and compaction in the area affecting the roadbed prism shall be in accordance with the requirements of Section 204, Structure Excavation for Conduits and Minor Structures.
- f. The ballast used in replacing the track shall be equal in depth and quality to that which was removed. The track shall be re-laid and brought to original grade in accordance with standard ARRC practices.

12. Excavations.

a. Unless authorized in advance and in writing by the ARRC, the top of any excavation shall not be within 20 ft of center line of any rack.

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- b. No water shall be allowed to stand in open excavations in the track area.
- c. Bridging and shoring shall be adequate to safely carry ARRC traffic and the decision of the ARRC pertaining to same shall be final.
- d. All open excavations shall be continuously protected by flags, barricades or watchmen, as directed by the ARRC.
- e. No excavation shall be left open more than three days, unless authorized by the ARRC's Chief Engineer.
- f. The ARRC embankment, and cut slopes, shall not be disturbed anymore than necessary to accommodate the construction and shall be left in a stabilized condition.
 - g. ARRC ditches, culverts, and roadways shall be kept clean and free of rock, gravel, construction debris, and equipment at all time.

13. ARRC Inspectors.

a. The ARRC may furnish an inspector during the periods of construction on ARRC Property. The ARRC inspector will inspect the removal and replacement of tracks, excavation, backfill, necessary bridging for tracks, shoring, flagging, lighting, clearances, etc., when necessary. The ARRC inspector will work directly with the representative of the Department and the decision of the ARRC inspector in matters pertaining to ARRC operations and safety shall be final. In the event more than one shift is worked, an ARRC inspector will be required for each shift. Presence or absence of a ARRC inspector shall not relieve the Contractor of liability for damage done to property of the ARRC, ARRC lessees or permittees having installations on ARRC Property.

The Contractor through the Department will reimburse the ARRC for the cost and associated expense of the inspectors.

14. Use of Explosives.

- a. The use of explosives shall be done in compliance with all applicable Federal, State and local laws and ordinances regarding the same.
- b. No blasting of any kind will be permitted unless the Contractor thoroughly safeguards the movement of trains and other rail traffic and personnel in the area where such blasting is being conducted. Before blasting, ARRC flag protection in accordance with Subsection 107-1.08.5 shall be provided on each side of the blast

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area by the Contractor. This flag protection shall not be removed until the track is inspected for damage from the blast.

c. The Contractor will notify the ARRC Inspector and the Engineer of the exact time of each blast at least two hours in advance.

15. Snow Removal.

- a. Snow removal operations shall be conducted in such a manner as to not place snow (1) upon the tracks of the ARRC, (2) where it interferes with the normal operation of the automatic crossing signals, (3) impairs the visibility of either highway or rail traffic at the crossing.
- Snow removal operations shall be conducted in accordance with Subsection 107-1.08.5.

16. Clean-Up.

- a. At all times, all work and activities on the Facility shall be accomplished in such a manner as to keep the ARRC Property in a neat and orderly condition satisfactory to the ARRC.
- b. Upon completion of work, all equipment and unused materials shall be removed and the ARRC Property shall be left in a neat and clean condition satisfactory to the ARRC.
- c. Should the Contractor or subcontractor fail to comply with Subsections 107-1.08.16.a. and 16.b. the ARRC may perform the required clean-up. All ARRC cost and expense for performing this work shall be collected from the Contractor.

17. Payment Guarantee.

- a. The Department shall withhold 10% of the contract price or \$10,000.00, whichever is smaller, from the final payment to apply against damages or other direct costs which may be assessed by the ARRC as a result of the Contractor's operations.
- b. The amount withheld above shall not be released until after the Department has received a written statement from the ARRC's Contracting Officer agreeing to release the payment.