EMERGENCY FACILITIE	S & LAND USE AGRE		
INCIDENT AGENCY (name, address, phone number)	RELAT	Page of AGREEMENT NUMBER MUST APPEAR ON ALL PAPERS RELATING TO THIS AGREEMENT AGREEMENT NUMBER	
	EFFECTIVE DATES a. beginning		
OWNER (name, address, phone number-include day/night/cell/fax)		b. ending	
	INCIDENT NAME:		
DUNS: EIN/SSN:	RESOURCE ORDER NUMB	FR.	
PAYMENT ADDRESS:[] Same as above, or			
TYPE OF CONTRACTOR ("X" APPROPRIATE BOXES)	DMEN OWNED		
The owner of the property described herein, or the duly appointed representative of the owner, agre	es to furnish the land/facilities for use as		
DESCRIPTION OF LAND/FACILITIES: Address or specific location. If stre crossroads, or other significant landmark. The local description of how to g	eet or highway address is unavailal et to the land/facilities is also acce	ble, use distance from nearest city, ptable.	
Borough: State: Private:			
ORDINARY WEAR AND TEAR: Ordinary wear and tear is based on the contract of the	ities are used, Division of Forestry used, Division of Forestry will pay	will pay the rate of \$ per the rate of \$per day	
lesser period shall be prorated based on a month being 30 days and round		ind of the agreement period. Payment for a	
UTILITIES AND SERVICES: (check only one)			
[] The above rate includes utility charges for the following: GAS			
<ul> <li>JANITORIAL SERVICES &amp; SUPPLIES</li> <li>TRASH REMOVAL</li> <li>The above rate excludes utility charges. The Government will pay to to on:</li> </ul>			
RESTORATION: Restoration beyond ordinary wear and tear. (check only	one)		
[ ] The above sum includes Division of Forestry restoration of land/faciliti immediately prior to Government occupancy, as identified in the pre-inspec Restoration work includes:			
[] The above sum excludes restoration of land/facilities. Reasonable co be submitted to the Contracting Officer. Owner shall document restoration Forestry will document on the port-use inspection. Other - describe in detail:	to be accomplished at the time of the	he post-use inspection: the Division of	
<u>ALTERATIONS</u> : The Division of Forestry may make alterations, attach fixt temporary culverts, trenching for utilities, which shall be the property of the after the termination of the emergency use, unless otherwise agreed.			
<u>ORAL STATEMENTS:</u> Oral statements or commitments supplementary or modifying or affecting the provisions of this Agreement.	contrary to any provisions of this A	Agreement shall not be considered as	
<u>CONDITION REPORTS:</u> A joint pre and post-use physical inspection reporte inspections shall be to reflect the existing site condition. Refer to attack		le and signed by the parties; the purpose of	
OTHER: Describe in detail:			
CHECKLIST(s): See Supplement.			

Form 1

Page \_\_\_\_ of \_\_\_\_ Agreement No: \_\_

Fill in the following drawing showing the land/facilities under agreement. Include buildings, roads, paved areas, utility lines, fences, ditches, landscaping and any other physical features which help describe the area.

OWNER / OWNER'S AGENT SIGNATURE:	DATE:	CONTRACTING OFFICER'S SIGNATURE:	DATE:
PRINT NAME AND TITLE:		PRINT NAME AND TITLE:	
PHONE NUMBER (if different from Owner's)		PHONE NUMBER:	

Page of Agreement No:			
PRE-USE INSPECTION: Description or photos (no digital) or condition immediately prior the State of Alaska's occupancy. Refer to attached checklist.			
Owner/Agent:(Print Name)	Contracting Agent:(Print Name)		
(Print Name) Signature:			
Date:	Signature:		
Date	Date		
POST-USE INSPECTION: Description of photos (no digital) or condit	tion immediately following the Government's occupancy.		
TOTAL AMOUNT DUE \$			
LOSS, DAMAGE or DESTRUCTION: The Government will assume li that no reimbursement will be made for Loss, Damage, or destruction owner's agent(s).	iability for the loss, damage or destruction of land furnished under this Agreement, provided when due to (1) ordinary wear and tear, or (2) the fault or negligence of the owner or the		
TERMS AND CONDITIONS: This Agreement is subject to AAM 35.12	20, the authority for which is found in Alaska Statute 37.05.285.		
RELEASE OF CLAIMS STATEMENT: Contract release for and in con hereby releases the State of Alaska from any and all claims arising ur	nsideration of receipt of payment in the amount shown in 'total amount due'. Contractor nder this agreement except as reserved in remarks.		
REMARKS:			
Quiner/Anaph	Warranta d Contraction Officer		
Owner/Agent: (Print Name)	Warranted Contracting Officer: (Print Name) Title:		
Title: Signature:	Signature:		
Date:	Date:		
	540		

Chapter 16

TEMPORARY EMERGENCY LAND PRE- AND POST-USE INSPECTION REPORT		
	Pageof	
<b></b>	Agreement No:	
PRE-USE INSPECTION:		
	·······	
Owner/Agent: (Print Name)	Government Representative: (Print Name)	
Signature:	Signature:	
Títle:	Title:	
Date:	Date:	
Business Phone:	Mailing Address:	
Cell Phone:	Business Phone:	
	Cell Phone:	

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# Certification Regarding Debarment,

### Suspension, Ineligibility and Voluntary Exclusion

#### **Lower Tier Covered Transactions**

This certification is required by the regulations implementing Executive Order 12549, Debarment and Suspension, 29 CFR Part 98, Section 98.510, Participant's responsibilities. The regulations were published as Part VII of the May 26, 1988 <u>Federal Register</u> (pages 19160-19211).

#### (BEFORE COMPLETING CERTIFICATION, READ THE INSTRUCTIONS ON THE FOLLOWING PAGE WHICH ARE AN INTEGRAL PART OF THE CERTIFICATION)

- (1) The prospective recipient of Federal assistance funds certifies, by submission of this bid, that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.
- (2) Where the prospective recipient of Federal assistance funds is unable to certify to any of the Statements in this certification, such prospective participant shall attach an explanation to this Proposal.

Name and Title of Authorized Representative

Signature

Date

## Instructions for Certification

- 1. By signing and submitting this Proposal, the prospective recipient of Federal assistance funds is providing the certification as set out below.
- 2. The certification in this class is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective recipient of Federal assistance funds knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the Department of Labor (DOL) may pursue available remedies, including suspension and/or debarment.
- 3. The prospective recipient of Federal assistance funds shall provide immediate written notice to the person to whom this Proposal is submitted if at any time the prospective recipient of Federal assistance funds learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- 4. The terms "covered transaction," "debarred," "suspended," "ineligible," "lower tier covered transaction," "participant," "person," "primary covered transaction," "principal," "Proposal," and "voluntarily excluded," as used in this clause, have the meanings set out in the Definitions and Coverage sections of rules implementing Executive Order 12549. You may contact the person to which this Proposal is submitted for assistance in obtaining a copy of those regulations.
- 5. The prospective recipient of Federal assistance funds agrees by submitting this Proposal that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the DOL.
- 6. The prospective recipient of Federal assistance funds further agrees by submitting this Proposal that it will include the clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion - Lower Tier Covered Transactions," without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.
- 7. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may but is not required to check the <u>List of Parties Excluded from Procurement or Non-procurement Programs</u>.
- 8. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- 9. Except for transactions authorized under paragraph 5 of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the DOL may pursue available remedies, including suspension and/or debarrent.