

Northern Regional Land Office, Fairbanks (907) 451-2740 Southcentral Regional Land Office, Anchorage (907) 269-8503 Southeast Regional Land Office, Juneau (907) 465-3400

The Department of Natural Resources (DNR) Division of Mining, Land and Water (DMLW) manages approximately 100 million acres of uplands and 65 million acres of tidelands, shorelands, and submerged lands on behalf of the public. DMLW is responsible for providing for the appropriate use and management of Alaska's state-owned land and water in order to provide for maximum use of these resources consistent with the public interest.

Members of the public may research the location of DMLW-managed lands with DNR's online Alaska Mapper at <a href="https://mapper.dnr.alaska.gov">https://mapper.dnr.alaska.gov</a>. Activities that the public may engage in on DMLW-managed land without prior approval are referred to as Generally Allowed Uses (GAUs) and are listed under <a href="https://mapper.dnc.gov">11 AAC 96.020</a>; DMLW may approve activities that exceed these uses with a range of authorizations that vary in degree of revocability and exclusivity. An easement is a grant that guarantees use within the authorized area without undue interruption but usually does not provide for exclusive use. Parties who are interested in developing or installing infrastructure within an existing easement managed by DMLW may apply using the attached application form.

### DMLW generally authorizes development within existing easements for the following activities:

- Access infrastructure, including roads, driveways, trails, airstrips, and bridges.
- **Utilities**, generally encompassing electrical, telecommunications, water, sewer, and natural gas infrastructure.

Certain easements may be developed or utilized by governmental entities, corporations, or individuals, and may be limited to the purpose for which the easement was established or dedicated.

#### All applications for easement development must include the following items in order to be eligible for review:

- Easement Development Application Form with signature.
- Evidence of the easement's existence.
- Written Development Plan that describes the proposed development of the easement, and a purpose
  and need statement for the proposed development. A map or sketch that depicts the location of the
  proposed development is also required. The Development Plan instructions and form can be found at
  <a href="https://dnr.alaska.gov/mlw/cdn/pdf/forms/Development-Plan.pdf">https://dnr.alaska.gov/mlw/cdn/pdf/forms/Development-Plan.pdf</a>.
- Environmental Risk Questionnaire with signature. This form can be found at https://dnr.alaska.gov/mlw/cdn/pdf/forms/Environmental-Risk-Questionnaire.pdf.
- Application fee set by <u>11 AAC 05.070</u> and applicable director's fee order at https://dnr.alaska.gov/mlw/pdf/DMLWFeeOrder3-v2.pdf.
- Power of Attorney for a project agent to act on behalf of the applicant, if applicable.

The act of filing an application is not approval for land use. If notified that an application is incomplete, applicants will have 30 days to provide the necessary information. If the applicant is not responsive, the application will be closed. Complete applications may be posted to the DMLW public notice webpage for a period of 14 days. Following the close of this notice period, DMLW will issue an appealable decision that will

either approve or deny the request. This decision may detail additional steps and/or modify the initial request as a condition of developing an easement. Conditions may include, but are not limited to:

- Coordination with a licensed surveyor. A surveyor may need to identify the boundaries of the easement
  that is proposed for development, to ensure any activities occur within the legally established width of
  the easement.
- Evidence of having applied for or received additional authorizations from appropriate agencies such the Department of Transportation and Public Facilities, the Department of Fish and Game, or applicable borough agencies.
- **Use fees** set by <u>11 AAC 05.070</u> and applicable director's fee order at https://dnr.alaska.gov/mlw/pdf/DMLWFeeOrder3-v2.pdf.
- **Performance guaranty** in the form of a cash bond, certificate of deposit, or corporate surety bond.
- **Proof of insurance** that covers the proposed activities.
- Submission of an annual report of development or construction that occurred within the easement.

Applicants are encouraged to contact the appropriate regional land office listed above and/or apply for development of an easement three months in advance of their desired construction timeframe. DMLW regional land office contact information is listed at the beginning of this document and below. Failure to complete conditions of a decision will result in the termination of the authorization, and the applicant will be required to remove any improvements that were installed.

Applicants are encouraged to meet with a member of DMLW's staff to discuss proposed activities prior to filing an application.

Completed applications must be submitted electronically to an email address below or mailed to one of the following offices closest to the proposed use or activity on state lands:

Northern Regional Land Office 3700 Airport Way Fairbanks, AK 99709-4699 (907) 451-2740 nro.lands@alaska.gov Southcentral Regional Land Office 550 West 7<sup>th</sup> Ave, Suite 900C Anchorage, AK 99501-3577 (907) 269-8503 dnr.scro.easements@alaska.gov Southeast Regional Land Office
P. O. Box 111020
Juneau, AK 99811-1020
(907) 465-3400
sero@alaska.gov

Statewide TTY – 771 for Alaska Relay or 1-800-770-8973

## **STATE OF ALASKA**

# **DEPARTMENT OF NATURAL RESOURCES Division of Mining, Land and Water**

## AS 38.05.850

ADL#				
(to be filled in by Sta	te)			
location figure and/or a combe deemed incomplete. Inco	pleted Division of Mining, mplete applications will b Director's Fee Order for ap	, Land and Water (I be returned withou oplicable non-refur	lanation and/or without application fees, a DMLW) Environmental Risk Questionnaire will treview. See DMLW's current fee regulations adable fee amounts. The filing of an application on.	
Applicant:		Doing Business	As:	
Agent: (if applicable; attach rec	ord of authorization to repr	esent)		
Mailing Address:		Email:		
City/State/Zip:				
Primary Phone:	Alternate Phone:			
General Location:	Municipality:			
Section(s):	Township:	Range:	Meridian:	
Section(s):	Township:	Range:	Meridian:	
Attach a location figure, plan adjoining property boundarie	•		location of the existing easement in relation to labeled.	
<ul><li>☐ RS 2477; Provide RST</li><li>☐ State Granted Easement</li><li>☐ Platted Easement in U</li></ul>	t; Provide survey date, en No. and location of propo ent; Provide ADL No. Unorganized Borough; Pro	osed development(		
Width(s) of existing easemen	it: (feet)	<u>.</u>		
Attach documentation of pro	oof of the easement(s). (e	.g., surveys, plats, <sub>l</sub>	patents, deeds, etc.)	
	-		opment (e.g., electric utility, fiber-optic cable, e approximate width of development and	

Statement of purpose and need:
Is there an existing use within the easement(s)? $\square$ Yes $\square$ No. If yes, explain character and development of use(s) to date:
Describe plans for initial construction. Be detailed. Include a list of authorizations for portions of the project that are proposed for construction on adjoining lands, other permitting, and/or third-party non-objections: (Use extra sheets as needed)
Anticipated construction timeframe:
If this authorization is granted, I agree to construct the authorized improvements in an acceptable manner, and to keep the area in a neat and sanitary condition; to comply with all the laws, rules, and regulations pertaining thereto, as well at the terms of the existing easement.
Applicant's Signature: Date:
This form must be filled out completely and submitted with the applicable fees. Failure to do so will result in a delay

This form must be filled out completely and submitted with the applicable fees. Failure to do so will result in a delay in processing. AS 38.05.035(a) authorizes the director to decide what information is needed to process an application for the sale or use of state land and resources. This information is made a part of the state public land records and becomes public information under AS 40.25.110 and 40.25.120 (unless the information qualifies for confidentiality under AS 38.05.035(a)(8) and confidentiality is requested, AS 43.05.230, or AS 45.48). Public information is open to inspection by you or any member of the public. A person who is the subject of the information may challenge its accuracy or completeness under AS 44.99.310, by giving a written description of the challenged information, the changes needed to correct it, and a name and address where the person can be reached. False statements made in an application for a benefit are punishable under AS 11.56.210.

In submitting this form, the applicant certifies that he or she has not changed the original text of the form or any attached documents provided by the Division. In submitting this form, the applicant agrees with the Department to use "electronic" means to conduct "transactions" (as those terms are used in the Uniform Electronic Transactions Act, AS 09.80.010 – AS 09.80.195) that relate to this form and that the Department need not retain the original paper form of this record: the department may retain this record as an electronic record and destroy the original.

For Department Use Only
Application received date stamp

**Receipt Type: 13 Other Easement** 



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### INSTRUCTIONS FOR COMPLETING A DEVELOPMENT PLAN

A development plan is a written statement (narrative) and a sketch or blueline drawing describing the proposed use and development of state land. The information contained in a development plan is needed to provide a complete review of the application and the proposed use and development, and helps to determine the terms and conditions of the authorization and the level of bonding and insurance that may be required.

Most applications submitted to the Division of Mining, Land and Water must have an attached development plan. The few exceptions to this rule include applications for state land sales and some types of land use permit. The amount and type of information included in the development plan will depend on the proposed use and level of development. Insufficient information in the development plan and/or application or failure to provide a development plan may result in a delay in processing the application. If you are unsure whether your application will require a development plan, contact the regional office responsible for managing the area you are planning to use (regional office addresses and phone numbers are shown at the top of this sheet).

If the application is approved, the approved development plan becomes a part of the authorization document. Authorized activities are limited to those described in the development plan and/or authorization document. The development plan must be updated if changes to an approved project are proposed before or during the project's siting, construction, or operation; if any additional structures, buildings, or improvements are proposed; or if there is a change in activity that was not addressed during consideration of the application. Please note that these development plans or plan changes must be approved by the Division of Mining, Land and Water <a href="mailto:before">before</a> any change occurs in use, construction, or activity. Conducting activities that are not authorized by the development plan and authorization document could result in revocation and termination of the authorization and/or other appropriate legal action.

- I. <u>General Guidelines for Preparing a Development Plan</u> For new authorizations, the development plan must show the proposed improvements and/or use areas, as well as preconstruction plans. For existing authorizations without a current development plan or if the development plan is being updated, the plan must show existing improvements and/or use areas, etc., and any known future changes. The development plan must include:
  - Maps: a USGS map at a scale of at least 1:63,360 showing the location of the proposed project; a blueline drawing or sketch, drawn to scale (the attached diagram may be used); and
  - Written Project description: a detailed written description (narrative) of the intended use and level
    of development planned under the authorization and an explanation of the sketch or blueline
    drawing.

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- II. <u>Land Use Permits</u> Permanent improvements cannot be authorized by a land use permit. However, a development plan accompanying a land use permit application must describe nonpermanent structures and activities. (Nonpermanent structures are structures that can be easily and quickly taken down and removed from the site, without any significant disturbance or damage to the area.) Several of the specific development plan items listed below will not apply to activities authorized under a land use permit; those items that do apply should be described in as much detail as possible, to enable prompt review of the application. If the proposed land use permit activity is of a mobile nature, such as a permit to move heavy equipment across state land, a development plan is not required; but a map showing the proposed route of travel is required. If the impact would not have a significant effect on the environment, such as a permit to harvest wild produce, a development plan is not required, but a map showing the location of the proposed harvest area is required.
- III. Narrative portion of the development plan Describe the type of activities or development planned for the site; specify if any facilities are intended for commercial use, or will be rented out; and provide a description and explanation of the items shown on the sketch or blueline. Following is a list of specific information to be included in the narrative, if applicable to the proposed project:
  - **Legal description.** Provide a legal description of the parcel, i.e. a metes and bounds description, survey, lot and block, aliquot part, or other legal description.
  - **Terrain/ground cover.** Describe the existing terrain/ground cover, and proposed changes to the terrain/ground cover.
  - Access. Describe existing and planned access, and mode of transportation. If public access is to be restricted, define possible alternative public access routes.
  - **Buildings and other structures.** Describe each building or structure, whether permanent or temporary, including a description of the foundation as well as the building and floor construction; the date when the structure is to be constructed or placed on the parcel; the duration of use; and what activities are to occur within each structure.
  - **Power source.** Describe type and availability of power source to the site.
  - Waste types, waste sources, and disposal methods. List the types of waste that will be generated on-site, including solid waste, the source, and method of disposal.
  - Hazardous substances. Describe the types and volumes of hazardous substances present or
    proposed, the specific storage location, and spill plan and spill prevention methods. Describe any
    containment structure(s) and volume of containment structure(s), the type of lining material, and
    configuration of the containment structure. Provide Material Safety Data Sheets (MSDS).
  - Water supply. Describe the water supply and wastewater disposal method.
  - Parking areas and storage areas. Describe long-term and short-term parking and storage areas, and any measures that will be taken to minimize drips or spills from leaking vehicles or equipment. Describe the items to be stored in the storage areas.
  - **Number of people using the site.** State the number of people employed and working on the parcel, and describe the supervisor/staff ratio. Estimate the number of clients that will be using the site.
  - Maintenance and operations. Describe the long-term requirements, how they will occur and who
    will perform the work. Specify if any subcontractors will be involved, and explain the tasks they will
    perform.
  - **Closure/reclamation plan.** Provide a closure/reclamation plan, if required for the type of authorization being applied for, e.g. material sale.
- IV. <u>Sketch or blueline portion of the development plan</u> The sketch or blueline must be drawn to scale, and each item labeled in such a way that the information contained in the drawing can be located in the narrative portion of the development plan (professional quality drafting and mechanical lettering is preferred). Following is a list of information to be shown on the drawing, <u>if applicable</u>:

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- Section, Township, and Range lines; North arrow; scale; title; and legend (attached is an acceptable format).
- All property boundaries, ordinary or mean high water lines, and existing or proposed rights-of-way; major topographic features such as roads, streams, rivers, and lakes, and their geographic names.
- Location and dimensions of any gravel pads, or cement foundations, buildings, and other structures and improvements, appropriately labeled.
- Location of any buried or above-ground utility lines (power, water, fuel, natural gas, etc.); sewage facilities, including sewage and wastewater outfall point; underground water system; and water source (if any).
- Location where any hazardous substances, including but not limited to oil, lubricants, fuel oil, gasoline, solvents, and diesel fuel, are stored. Method of storage (tank, drum, etc.).
- Location of parking areas, and areas for the storage of inactive vehicles; snow storage areas; storage areas for any other items not mentioned above (drill rigs, camps, pipe, watercraft, etc.).

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### **Site Development Diagram**

	VICINITY MAD
	VICINITY MAP
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Nate Prenared	Applicant's Name
Date Prepared:	Applicant's Name:
Date Prepared:	Applicant's Name:
Alaska De	partment of Natural Resources
Alaska De	partment of Natural Resources on of Mining, Land & Water
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Alaska De Divisio	partment of Natural Resources on of Mining, Land & Water Land Use Permit
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Alaska De Divisio Sito	partment of Natural Resources on of Mining, Land & Water Land Use Permit e Development Diagram
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Alaska De Divisio	partment of Natural Resources on of Mining, Land & Water Land Use Permit e Development Diagram



Land Conveyance Section 550 W. 7<sup>th</sup> Ave, Suite 640 Anchorage, AK 99501-3576 (907) 269-8594 Northern Region 3700 Airport Way Fairbanks, AK 99709-4699 (907) 451-2740 nro.lands@alaska.gov Southcentral Region 550 W. 7<sup>th</sup> Ave, Suite 900C Anchorage, AK 99501-3577 (907) 269-8503 dnr.pic@alaska.gov Southeast Region P. O. Box 111020 Juneau, AK 99811-1020 (907) 465-3400 sero@alaska.gov

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### APPLICANT ENVIRONMENTAL RISK QUESTIONNAIRE

The purpose of this questionnaire is to help clarify the types of activities you propose to undertake. The questions are meant to help identify the level of environmental risk that may be associated with the proposed activity. The Division of Mining, Land and Water's evaluation of environmental risk for the proposed activity does not imply that the parcel or the proposed activity is an environmental risk from the presence or use of hazardous substances.

Through this analysis, you may become aware of environmental risks that you did not know about. If so, you may want to consult with an environmental engineer or an attorney.

Applicant's Name		Doing Business As	Doing Business As		
Address		City	State	Zip	
()	()				
Message Phone	Work Phone	Email	Contact Per	rson	
Describe the proposed	l activity:				
with toxic and/or haza		generate, use, store, transpor hydrocarbons?	•		

ead	ch tank. Please use a separate sheet of paper, if necessary, and, where appropriate, include maps or plats:
a.	Where will the tank be located?
b.	What will be stored in the tank?
c.	What will be the tank's size in gallons?
d.	What will the tank be used for? (Commercial or residential purposes?)
e.	Will the tank be tested for leaks?
f.	Will the tank be equipped with leak detection devices? $\square$ Yes $\square$ No. If yes, describe:
	you know or have any reason to suspect that the site may have been previously contaminated? $\Box$ Yes $\Box$ No. ves, please explain:
	ertify that due diligence has been exercised and proper inquiries made in completing this questionnaire, and that the regoing is true and correct to the best of my knowledge.
Ар	plicant Signature: Date:
inf AS the AS na pu	38.05.035(a) authorizes the director to decide what information is needed to process an application for the sale or e of state land and resources. This information is made a part of the state public land records and becomes public formation under AS 40.25.110 and 40.25.120 (unless the information qualifies for confidentiality under 38.05.035(a)(9) and confidentiality is requested). Public information is open to inspection by you or any member of e public. A person who is the subject of the information may challenge its accuracy or completeness under 44.99.310, by giving a written description of the challenged information, the changes needed to correct it, and a me and address where the person can be reached. False statements made in an application for a benefit are nishable under AS 11.56.210. In submitting this form, the applicant certifies that he or she has not changed the ginal text of the form or any attached documents provided by the Division. In submitting this form, the applicant

agrees with the Department to use "electronic" means to conduct "transactions" (as those terms are used in the Uniform Electronic Transactions Act, AS 09.80.010 – AS 09.80.195) that relate to this form and that the Department need not retain the original paper form of this record: the department may retain this record as an electronic record

If the proposed activities involve any storage tanks, either above or below ground, address the following questions for

ADL # \_\_\_\_\_\_
Applicant Environmental Risk Questionnaire Form 102-4008A (Rev. 09/21)

and destroy the original.