Requested by: Public Works Prepared by: Public Works Meeting date: July 28, 2008

Adopted: July 28, 2008

Vote: Massie, Menard, Metiva, Larson and Woodruff in favor; Holler absent

CITY OF WASILLA RESOLUTION SERIAL NO. 08-26

A RESOLUTION OF THE WASILLA CITY COUNCIL AUTHORIZING THE MAYOR TO EXECUTE GRANT AGREEMENTS WITH THE STATE OF ALASKA FOR FISCAL YEAR 2009 DESIGNATED LEGISLATIVE GRANTS.

WHEREAS, the State of Alaska Department of Commerce, Community and Economic Development has offered FY09 legislative grants for capital projects, and

WHEREAS. The City has planned for these grants and included them in the FY09 budget as follows:

1) Carden remade water Main Extension- 2000.000	1)	Garden Terrac	e Water Main Extension-	\$500,000
---	----	---------------	-------------------------	-----------

2)	South Mack Drive Extension-	\$2,000,000

NOW THEREFORE BE IT RESOLVED by the Wasilla City Council authorizes the Mayor to execute grant agreements with the State of Alaska Department of Commerce, Community and Economic Development is the amount of \$3,850,000 for capital projects.

ADOPTED by the Wasilla City Council on July 28, 2008.

DIANNE M. KELLER, Mayor

ATTEST:

KRISTIE SMITHERS, MMC

City Clerk

[SEAL]



CITY OF WASILLA LEGISLATION STAFF REPORT

RE: RESOLUTION SERIAL NO. 08-26

A RESOLUTION OF THE WASILLA CITY COUNCIL AUTHORIZING THE MAYOR TO EXECUTE GRANT AGREEMENTS WITH THE STATE OF ALASKA FOR FISCAL YEAR 2009 DESIGNATED LEGISLATIVE GRANTS.

Agenda of: July 28, 2008 Date: July 18, 2008

Originator: Public Works Director

Route to:	Department	Signature/Date
	Police Chief	
	Youth Court, Dispatch, Code Compliance	
	Culture and Recreation Services Director	1
	Library, Museum, Sports Complex	X
X	Public Works Director	71802
A section of the sect	Facility Maintenance, Roads, Utility, & Airport	#1000
X	Chief Financial Officer	000 - 000 - 7/when
	Finance, Risk Management , MIS, & Purchasing	(TX 0 100cm 7/18/88
X	Deputy Administrator	011
	Planning, Economic Development,	$\sim 1/1/1$
	Human Resources	1 G A CO
X	City Clerk	Homites/

REVIEWED BY MAYOR DIANNE M. KELLER: 1 Name M. Volla 7/18/08

FISCAL IMPACT: \boxtimes yes or \boxtimes no Funds Available \boxtimes yes \square no

Account number/name: To Be Determined

Attachments: Grant Agreement, CIP Detail Sheets

SUMMARY STATEMENT: This City has received grant offers from the State of Alaska Department of Commerce, Community and Economic Development in response to FY09 City funding requests from the State Legislature. The City has planned for these grants and included them in the FY09 Budget, as follows:

1) Garden Terrace Water Main Extension	\$500,000
2) South Mack Drive Extension	\$2,000,000
3) East Susitna Avenue Extension	\$750,000
4) Airport Blvd. Phase 1	\$600,000

RECOMMENDED ACTION: To adopt Resolution Serial No. 08-26 that authorizes the Mayor to execute grant agreements with the State of Alaska Department of Commerce, Community, and Economic Development for Fiscal Year 2009 Designated Legislative Grants.

City Of Wasilla Capital Improvement Project Detail Fiscal Year 2009 Through Fiscal Year 2013

Project Title:	South Mack Drive Extension	Project Number:	
Project Description:	Extend S. Mack Drive to KGB Road	(Assigned By Finance Dep	partment)
Department/Div.:	Public Works	Ranking:	
Project Narrative:		(Assigned By Adminis	stration)
over Lucille Creek, ar	nd it has the potential to line up with Clapp Ro 08, the first portion of funidng has been appro	Program list for future construction. This project will include a bridge ad for a future 4-way intersection with Knik-Goose Bay Road and opriated by the State Legislature.	
	ile of road at \$15,000 cost per mile to maintai	n. Use \$7,500 increase to operation budget.	

Project Cost Summary

Expenditure Category:

Experiorare Categor	y.					Additions			
	Prior Budget	Project Expenditures To Date	Project Balance	Fiscal YR 2009	Fiscal YR 2010	Fiscal YR 2011	Fiscal YR 2012	Fiscal YR 2013	Total CIP Cost
Administration/OH	-	-	-	-	-		-	-	-
Land	- ·	_	-	_	-		-	-	-
Design Services	•	-	-	-			-		-
Engineering	200,000		200,000	-	=	-	_		200,000
Construction	2,300,000	· -	2,300,000	2,000,000		2,000,000	1,500,000	150,000	7,950,000
Equipment			-					· •	· · ·
Other Services		-	-					_	-
Contingency		<u>-</u>	-	_	-	_	_		_
Totals	2,500,000		2,500,000	2,000,000		2,000,000	1,500,000	150,000	8,150,000

Funding Source Summary

Funding Sources:

			Additions						
	Prior Budget	Project Revenue To Date	Project Balance	Fiscal YR 2009	Fiscal YR 2010	Fiscal YR 2011	Fiscal YR 2012	Fiscal YR 2013	Total CIP Funding
Federal:									
DOT	500,000	<u>-</u>	500,000	-		2,000,000	1,500,000		4,000,000
	, 174 - 17 ₄ - 1	·	-	-	-	-	-	-	-
	·	-	-	-	-	-	-	-	-
State: Legislative Grant	2,000,000		2,000,000	2,000,000			_		4,000,000
	<u>. </u>	-	-	-	-	-	-	-	-
Local:	· -	-	-	-	-	-	-	-	-
Operating Transfers	- ·	-	-	-	-	-	-	150,000	150,000
		-	-	-	-	-	-	-	-
							_		-
Totals	2,500,000	-	2,500,000	2,000,000	-	2,000,000	1,500,000	150,000	8,150,000

Cost	Beyond	5-Year
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Program: \$

Sarah Palin, Governor Emil Notti, Commissioner Tara Jollie, Director

Division of Community & Regional Affairs Grants Section

June 18, 2008

City of Wasilla Dianne M. Keller, Mayor 290 East Herning Ave. Wasilla, AK 99654

Dear Ms. Keller:

I am pleased to notify you that City of Wasilla has been appropriated a FY-2009 Designated Legislative Grant per AS37.05.315 for the purpose of South Mack Drive Extension. The amount of State funding available for this grant is \$2,000,000.

In order for the grant funds to be released, you must enter into a grant agreement with the Department of Commerce, Community & Economic Development for this project. Enclosed you will find a draft grant agreement. Please review the grant agreement carefully.

If you approve of the contents of the grant agreement, please return one signed original grant agreement to our office via U.S. Mail. I will return a fully executed copy of the grant agreement to you for your files after I secure the appropriate Department signature.

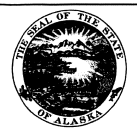
If you would like to request changes to the grant agreement contact information or the project description, please email the changes to jean.mason@alaska.gov or fax to 907.465.5867 and I will provide you with a revised agreement.

Please feel free to contact me with any questions. I'd like to wish you every success as you proceed with this important community development activity.

Regards,

Jeon Mason

Grant Administrator II



DEPARTMENT OF COMMERCE, COMMUNITY & ECONOMIC DEVELOPMENT DIVISION OF COMMUNITY & REGIONAL AFFAIRS

Designated Legislative Grant Program Grant Agreement

Grant Agreement Num	ber	Amount of State Funds		
09-DC-539		\$2,000,000		
Collocation Code(s)	Encumbrance Number/AR/Lapse Date	Project Title		
21753849	/ 5273 / 6/30/2013	South Mack Drive Extens	sion	
	Grantee	Department Contact Person		
Name		Name		
City of Wasill	la	Jean Mason		
Street/PO Box		Title		
290 East Herr	ning Ave.	Grants Administrator		
City/State/Zip		Street/PO Box		
Wasilla, AK 9	9654	PO Box 110809		
Contact Person		City/State/Zip		
Dianne M. Ke	eller, Mayor	Juneau, AK 99811-0809		
Phone	Fax	Phone	Fax	
907-373-9055	907-373-9096	465-5647	465-5867	
	ACDI	PIRATRAIT		

AGREEMENT

The Alaska Department of Commerce, Community and Economic Development, Division of Community & Regional Affairs (hereinafter 'Department') and <u>City of Wasilla</u> (hereinafter 'Grantee') agree as set forth herein.

Section 1. The Department shall pay the Grantee for the performance of the project work under the terms outlined in this agreement. The amount of the payment is based upon project expenses incurred, which are authorized under this Agreement. In no event shall the payment exceed \$2,000,000.

Section II. The Grantee shall perform all of the work required by this Agreement.

Section III. The work to be performed under this agreement begins $\frac{7/1/08}{2}$ and shall be completed no later than $\frac{6/30/13}{2}$.

Section IV. The agreement consists of this page and the following:

ATTACHMENTS

Attachment A: Scope of Work

Project Description
 Project Budget

3. Project Narrative

4. Project Management/Reporting

5. Forms Packet

Attachment B: Payment Method

Agreement

Attachment C: Standard Provisions

AMENDMENTS: Any fully executed amendments to this

APPENDICES

Appendix A: Audit Regulations

Appendix B: Audit Compliance Supplement

Appendix B2: Indemnity and Insurance

Appendix C: State Laws and Regulations

Appendix D: Special Requirements and Assurances for

Federally Funded Projects (if applicable)

Appendix E: Site Control

Appendix F: State Fire Marshal Review

Grantee	Department
Signature	Signature
Printed Name and Title Dianne M. Keller, Mayor	Printed Name and Title Gail Dabaluz, Grants Administrator III
Date	Date

R	eview	ed by:	

Attachment A Scope of Work

1. Project Description

The purpose of this FY 2009 Designated Legislative Grant in the amount of \$2,000,000 [pursuant to the provisions of AS 37.05.315, SLA 2008, Chapter 30, Section 13, Page(s) 20-21, and Line(s) 20-21] is to provide funding to the City of Wasilla for use towards the South Mack Drive Extension. This project will complete the South Mack Drive Extension. Grant funds may be utilized for, but not limited to, design and engineering, contractual, labor, equipment, and materials and supplies.

No more than five percent (5%) of the total grant award may be reimbursed for Administrative expenses for projects involving equipment purchase or repairs and no more than ten percent (10%) of the total grant award may be reimbursed for Administrative expenses for all other projects. To be reimbursed for eligible administrative costs, expenses must be reported on the Designated Legislative Grant Financial/Progress Report form.

2. Project Budget

Cost Category	Grant Funds	Total Project Cost
Program Funds	\$2,000,000	\$2,000,000

3. Budget Narrative

The Grant Funds identified above will be used to complete the project described in the above Project Description.

City Of Wasilla Capital Improvement Project Detail Fiscal Year 2009 Through Fiscal Year 2013

Project Title:	E. Susitna Avenue Extension	Project Number:	
		(Assigned By Finance Dep	artment)
Project Description:	Extension E. Susitna to Pal-Was Hwy		
Department/Div.:	Public Works	Ranking:	
Project Narrative:		(Assigned By Administ	ration)
This project will exter	nd E. Susitna Avenue to the Palmer-Wasilla High	way that will provide an alternate access for the new housing	ı
		n Wasilla Lake at the end of E. Susitna Avenue. Without this	İ
		it off of Knik-Goose Bay Road adding to the congestion near Main	
Street. This project w	ill evaluate route to the Palmer-Wasilla Highway	Extension.	
Impact on Operating	Budget:		
One-half mile of new	road maintenance at \$15,000 per mile, which eq	uals \$7,500 annually.	

Project Cost Summary

Expenditure Category:

Expenditure Category.	Duri				 			Additi	ions						
Prior Budget	Projec Expenditu To Dat	ıres	Proj Bala	•	scal YR 2009	Fiscal 201		Fisca 20		Fisca 20	al YR 12	Fisca 20			il CIP ost
Administration/OH \$ -	\$	-	\$	-	\$ -	\$	-	\$	-	\$	-	\$	-	\$	_
Land -		-		-			-		· -		-		-		-
Design Services -		-		-	-		-				-		_		-
Engineering -		-		-	-		-		-		-		-		-
Construction -		-		-	750,000	1,500	,000		٠.		-		-	2,25	50,000
Equipment -		-		-	-		-		-		-		_		_
Other Services -		-		-	_		-		-		_		_		-
Contingency -		-		-	_		-		_		-		_		-
Totals \$ -	\$		\$	-	\$ 750,000	\$1,500	,000	\$		\$		\$		\$2,25	50,000

Funding Source Summary

ı				•		202	
i	rui	naı	na	20	าน	ГС	25:

								Addit	tions	 		
	Pri Bud	Re	oject venue Date	roject Ilance	F	iscal YR 2009	Fiscal YR 2010		al YR 011	cal YR 012	al YR 013	Total CIP Funding
Federal:	\$	 \$. •	\$ -	\$	-	\$1,500,000	\$	-	\$ -	\$ -	\$1,500,000
State:			-	-		750,000	-		-	-	-	750,000
Totals	\$	 \$		\$ •	\$	750,000	\$1,500,000	\$		\$ 	\$ 	\$2,250,000

Cost Beyond 5-Year Program:

Sarah Palin, Governor Emil Notti, Commissioner Tara Jollie, Director

Division of Community & Regional Affairs Grants Section

June 18, 2008

City of Wasilla Dianne M. Keller, Mayor 290 East Herning Ave. Wasilla, AK 99654

Dear Ms. Keller:

I am pleased to notify you that City of Wasilla has been appropriated a FY-2009 Designated Legislative Grant per AS37.05.315 for the purpose of E Susitna Avenue Extension. The amount of State funding available for this grant is \$750,000.

In order for the grant funds to be released, you must enter into a grant agreement with the Department of Commerce, Community & Economic Development for this project. Enclosed you will find a draft grant agreement. Please review the grant agreement carefully.

If you approve of the contents of the grant agreement, please return one signed original grant agreement to our office via U.S. Mail. I will return a fully executed copy of the grant agreement to you for your files after I secure the appropriate Department signature.

If you would like to request changes to the grant agreement contact information or the project description, please email the changes to jean.mason@alaska.gov or fax to 907.465.5867 and I will provide you with a revised agreement.

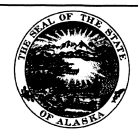
Please feel free to contact me with any questions. I'd like to wish you every success as you proceed with this important community development activity.

Regards,

Jean Mason

Grant Administrator II

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DEPARTMENT OF COMMERCE, COMMUNITY & ECONOMIC DEVELOPMENT **DIVISION OF COMMUNITY & REGIONAL AFFAIRS**

Designated Legislative Grant Program

Grant Agreement

Grant Agreement Nun 09-DC-538	nber	Amount of State Funds \$750,000							
Collocation Code(s) 21753848	Encumbrance Number/AR/Lapse Date / 5272 / 6/30/2013	Project Title E Susitna Avenue Extension							
	Grantee	Department Contact Person							
Name		Name							
City of Wasil	la	Jean Mason							
Street/PO Box		Title							
290 East Hern	ning Ave.	Grants Administrator							
City/State/Zip		Street/PO Box							
Wasilla, AK	99654	PO Box 110809							
Contact Person		City/State/Zip							
Dianne M. Ko	eller, Mayor	Juneau, AK 9981	1-0809						
Phone	Fax	Phone	Fax						
907-373-9055	907-373-9096	465-5647	465-5867						
	ACDI	CALL AND DATE							

AGREEMENT

The Alaska Department of Commerce, Community and Economic Development, Division of Community & Regional Affairs (hereinafter 'Department') and City of Wasilla (hereinafter 'Grantee') agree as set forth herein.

Section I. The Department shall pay the Grantee for the performance of the project work under the terms outlined in this agreement. The amount of the payment is based upon project expenses incurred, which are authorized under this Agreement. In no event shall the payment exceed \$750,000.

Section 11. The Grantee shall perform all of the work required by this Agreement.

Section III. The work to be performed under this agreement begins 7/1/08 and shall be completed no later than 6/30/13.

Section IV. The agreement consists of this page and the following:

ATTACHMENTS

Attachment A: Scope of Work

1. Project Description

2. Project Budget

3. Project Narrative

4. Project Management/Reporting

5. Forms Packet

Attachment B: Payment Method

Attachment C: Standard Provisions

AMENDMENTS: Any fully executed amendments to this Agreement

APPENDICES

Audit Regulations Appendix A:

Appendix B: Audit Compliance Supplement

Appendix B2: Indemnity and Insurance

Appendix C: State Laws and Regulations

Appendix D: Special Requirements and Assurances for

Federally Funded Projects (if applicable)

Appendix E: Site Control

Appendix F: State Fire Marshal Review

Grantee	Department
Signature	Signature
Printed Name and Title Dianne M. Keller, Mayor	Printed Name and Title Gail Dabaluz, Grants Administrator III
Date	Date

Reviewed	by:	

Attachment A Scope of Work

1. Project Description

The purpose of this FY 2009 Designated Legislative Grant in the amount of \$750,000 [pursuant to the provisions of AS 37.05.315, SLA 2008, Chapter 30, Section 13, Page(s) 18-19, and Line(s) 18-19] is to provide funding to the City of Wasilla for use towards the E Susitna Avenue Extension. This project may include, but is not limited to, construction extending East Susitna Avenue to allow for secondary access to the new commercial district and provide an alternate route for downtown residents to their neighborhood. Grant funds may be utilized for, but not limited to, design and engineering, contractual, labor, equipment, and materials and supplies.

No more than five percent (5%) of the total grant award may be reimbursed for Administrative expenses for projects involving equipment purchase or repairs and no more than ten percent (10%) of the total grant award may be reimbursed for Administrative expenses for all other projects. To be reimbursed for eligible administrative costs, expenses must be reported on the Designated Legislative Grant Financial/Progress Report form.

2. Project Budget

Cost Category	Grant Funds	Total Project Cost
Program Funds	\$750,000	\$750,000

3. Budget Narrative

The Grant Funds identified above will be used to complete the project described in the above Project Description.

City Of Wasilla Capital Improvement Project Detail Fiscal Year 2009 Through Fiscal Year 2013

Project Title:	Aviation Ave E	Extension					Project Numb	per:			٦
Project Description	: Provide Acces	ss from S. Mack D	rive	_			-		Department	:)	
Department/Div.:	Municipal Airp	oort		-]			Ranking:				٦
Project Narrative:				_			_	gned By Adr	ninistration)		
This road will provide downtown Wasilla. T and it is waiting the c	his will also pro	vide a secondary e	exit for the Sports	s Complex, T	his project	is identified	in the Airport N	Aaster Plai	n,		
One mile at \$15,000	per mile annual	ly.					- <u> </u>				
			Proj	ject Cos	t Summ:	ary					
Expenditure Catego	ory:						Additions				
Administration/OH	Prior Budget	Project Expenditures To Date	Project Balance	Fiscal 200	9	iscal YR 2010	Fiscal YR 2011	Fiscal \		cal YR 2013	Total CIP Cost
Land Design Services		\$ -	\$ - -	\$	- \$	-	\$ - 75,000	\$	- \$	-	\$ -
Engineering Construction		<u>.</u>	-	600	0,000	-	925,000		-	-	75,000 - 1,525,000
Equipment Other Services			-	33.	2,000		323,000		<u>.</u>	-	1,525,000
Contingency Totals	- \$ -										-
1 - wild	· <u>- 4 · · · · · · · · · · · · · · · · · · </u>	<u> </u>	\$ -	\$ 600	0,000 \$		\$1,000,000	\$	<u> \$ </u>	-	\$1,600,000

Funding Source Summary

Funding Sources:

					Project						Additions		 	
	-	Pri Bud	-	R	evenue o Date		Project Balance	- F	iscal YR 2009	al YR 010	Fiscal YR 2011	cal YR 012	al YR 113	Total CIP Funding
Federal: FAA Grant	\$			\$		-	\$ -	\$	-	\$ -	\$ 950,000	\$ _	\$ -	\$ 950,000
State: DOT Match Legislature			-			-	-		600,000	-	25,000 -	-	-	25,000 600,000
Local: Operating Transfe General Fund	ers		-			-	-		-	-	25,000	-	-	25,000
Totals	\$		-	\$		=	\$ •	\$	600,000	\$ 	\$1,000,000	\$ -	\$ -	\$1,600,000

Cost Beyond 5-Year

Program:

\$ -

Sarah Palin, Governor Emil Notti, Commissioner Tara Jollie, Director

Division of Community & Regional Affairs Grants Section

June 18, 2008

City of Wasilla Dianne M. Keller, Mayor 290 East Herning Ave. Wasilla, AK 99654

Dear Ms. Keller:

I am pleased to notify you that City of Wasilla has been appropriated a FY-2009 Designated Legislative Grant per AS37.05.315 for the purpose of Airport Blvd Phase I. The amount of State funding available for this grant is \$600,000.

In order for the grant funds to be released, you must enter into a grant agreement with the Department of Commerce, Community & Economic Development for this project. Enclosed you will find a draft grant agreement. Please review the grant agreement carefully.

If you approve of the contents of the grant agreement, please return one signed original grant agreement to our office via U.S. Mail. I will return a fully executed copy of the grant agreement to you for your files after I secure the appropriate Department signature.

If you would like to request changes to the grant agreement contact information or the project description, please email the changes to jean.mason@alaska.gov or fax to 907.465.5867 and I will provide you with a revised agreement.

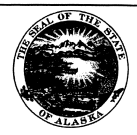
Please feel free to contact me with any questions. I'd like to wish you every success as you proceed with this important community development activity.

Regards,

Jean Mason

Grant Administrator II

Jeon Mason



DEPARTMENT OF COMMERCE, COMMUNITY & ECONOMIC DEVELOPMENT **DIVISION OF COMMUNITY & REGIONAL AFFAIRS**

Designated Legislative Grant Program Grant Agreement

Grant Agreement Num 09-DC-537	ber	Amount of State Funds \$600,000							
Collocation Code(s) 21753847	Encumbrance Number/AR/Lapse Date / 5271 / 6/30/2013	Project Title Airport Blvd Phase I							
	Grantee	Department Contact Person							
Name		Name							
City of Wasill	a	Jean Mason							
Street/PO Box		Title							
290 East Herr	ning Ave.	Grants Administrator							
City/State/Zip		Street/PO Box							
Wasilla, AK 9	9654	PO Box 110809							
Contact Person		City/State/Zip							
Dianne M. Ke	ller, Mayor	Juneau, AK 99811-0809							
Phone	Fax	Phone Fax							
907-373-9055	907-373-9096	465-5647	465-5867						
	ACDI	EMENT							

AGREEMENT

The Alaska Department of Commerce, Community and Economic Development, Division of Community & Regional Affairs (hereinafter 'Department') and City of Wasilla (hereinafter 'Grantee') agree as set forth herein.

Section I. The Department shall pay the Grantee for the performance of the project work under the terms outlined in this agreement. The amount of the payment is based upon project expenses incurred, which are authorized under this Agreement. In no event shall the payment exceed \$600,000.

Section II. The Grantee shall perform all of the work required by this Agreement.

Section III. The work to be performed under this agreement begins $\frac{7/1/08}{2}$ and shall be completed no later than $\frac{6/30/13}{2}$.

Section IV. The agreement consists of this page and the following:

ATTACHMENTS APPENDICES

Attachment A: Scope of Work

1. Project Description 2. Project Budget 3. Project Narrative

4. Project Management/Reporting

5. Forms Packet

Attachment B: Payment Method

Attachment C: Standard Provisions

Appendix A: **Audit Regulations**

Audit Compliance Supplement Appendix B:

Appendix B2: Indemnity and Insurance Appendix C: State Laws and Regulations

Appendix D: Special Requirements and Assurances for

Federally Funded Projects (if applicable)

Appendix E: Site Control

Appendix F: State Fire Marshal Review

AMENDMENTS: Any fully executed amendments to this Agreement

Grantee	Départment
Signature	Signature
Printed Name and Title Dianne M. Keller, Mayor	Printed Name and Title Gail Dabaluz, Grants Administrator III
Date	Date

Reviewed	by:	



Sarah Palin, Governor Emil Notti, Commissioner Tara Jollie, Director

Division of Community and Regional Affairs Grants Section

June 25, 2008

City of Wasilla Archie Giddings, P.E., Public Works 290 East Herning Avenue Wasilla, AK 99654-7061

RE: FY 2009 Designated Legislative Grant Re-appropriation

Dear Mr. Giddings:

The Governor and Legislature have approved reappropriation of the following grants for the new purpose of *Garden Terrace Water Main Extension Project* per AS 37.05.315:

Grant #	Title
07-DC-275	Palmer-Wasilla Highway Sewer Extension

The amount of State funding available for the new FY09 project is \$500,000. In order for the grant funds to be released, you must enter into a grant agreement with the Department of Commerce, Community & Economic Development for this project. Please provide the following information at your earliest convenience via mail, fax or email:

- 1. Brief project description that explains how the grant funds will be utilized.
- 2. Contact information including name, title, telephone/fax numbers and email address (if any) for the person who will be administering this grant.

Upon receipt of the above, I will prepare and send the FY09 Grant Agreement for signature. Please contact me if you have any questions.

Regards,

Jean Mason

Jean Mason

Grants Administrator

City Of Wasilla Capital Improvement Project Detail Fiscal Year 2009 Through Fiscal Year 2013

Project Title: Garden Terrace	Water Extension-Match	Project Number:	
Project Description: Water Main Ext	ension to Garden Terrace Sub	(Assigned By Finance D	epartment)
Department/Div.: Public Works/W	/ater Utility	Ranking:	
Project Narrative:		(Assigned By Admir	nistration)

This project will extend the water utility east towards Trunk Road in the city's water service area, outside the city limits to a subdivision of 50 homes that is running of water. The expanded customer base will help the utility's annual financial statement. This extension will also allow "The Ranch", a new adjacent subdivision to be connected to the city utility. Phase 1 construction has been completed that consists of 2 pressure reducing valve buildings. FY08-FY09 funding will be for Phase 2 main line piping approximately 1.4 miles in length to connect the PRV buildings and tie-in City water. Depending on the level of state and federal funding in FY08-FY09, the project will also replace the main line through Garden Terrace Subdivision to improve fire flow to the existing fire hydrants.

Impact on Operating Budget:

Increase in operating cost (\$5,000) will be less than the estimated revenue (\$20,000) generated by the customers. Also revenue will be increased in the future due to the ability of the City to provide water to other developments beyond Garden Terrace. It is projected that this revenue will be substantial in the future (i.e. projections range from \$90,000 and higher per Fiscal year).

Project Cost Summary

Expenditure Category:

						Additions			
	Prior Budget	Project Expenditures To Date	Project Balance	Fiscal YR 2009	Fiscal YR 2010	Fiscal YR 2011	Fiscal YR 2012	Fiscal YR 2013	Total CIP Cost
Administration/OH	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$
Land	<u>.</u>	_	-	•	· -			-	•
Design Services	_		_	_	_	_	_		-
Engineering			_	250,000	-	_	-	-	250,000
Construction	2,012,267	397,423	1,614,844	1,117,300	-	-	-	-	3,129,567
Equipment	1 a 1 a 1 a 1 a 1	-	-	-	-	_	-	_	-,,
Other Services	- ·	· · · · · · · · -	-	-	-	-	-	_	_
Contingency	<u> </u>	.		-	-	-	_	_	_
Totals	\$2,012,267	\$ 397,423	\$ 1,614,844	\$ 1,367,300	\$ -	\$ -	\$ -	\$ -	\$3,379,567

Funding Source Summary

Funding Sources:

· ununing cours				***************************************		Additions			
	Prior Budget	Project Revenue To Date	Project Balance	Fiscal YR 2009	Fiscal YR 2010	Fiscal YR 2011	Fiscal YR 2012	Fiscal YR 2013	Total CIP Funding
Federal:	\$ 308,095	\$ -	\$ 308,095	\$ 867,300	\$ -	\$ -	\$ -	\$ -	\$1,175,395
State:	1,704,172	-	1,704,172	500,000	-	-	-	-	2,204,172
Totals	\$2,012,267	\$ -	\$ 2,164,267	\$ 1,367,300	\$ -	\$ -	\$ -	\$ -	\$3,379,567

Cost Beyond 5-Year

Program: \$ -



CITY OF WASILLA

Public Works Department 290 East Herning Avenue, Wasilla, Alaska 99654·7091

290 East Herning Avenue, Wasilla, Alaska 99654·709 Telephone (907) 373-9010 Fax (907) 373-9011

July 9, 2008

Jean Mason
State of Alaska
Department of Commerce, Community & Economic Development
Division of Community Affairs-Grants Section
PO Box 110809
Juneau, Alaska 99811-0809

RE: FY 2009 Designated Legislative Grant Re-appropriation

Garden Terrace Water Main Extension; Re-appropriation of Grant #07-DC-275

FY09 Grant in the amount of \$500,000

Jean:

In accordance with your June 25, 2008 letter, the following information is provided:

- 1) This project will construct a 12-inch water main along Old-Matanuska Road and Fairview Loop to Garden Terrace Subdivision; and extend a 12-inch water main through the subdivision along Abby Blvd to provide fire flow capability within the subdivision and a connection "The Ranch" subdivision water system. The grant will partially fund engineering fees, construction costs, and other costs associated with the project.
- 2) Contact Information:

Archie Giddings, Public Works Director City of Wasilla 290 E. Herning Ave Wasilla, Alaska 99654

Phone: 907-373-9018 Fax: 907-373-9011

agiddings@ci.wasilla.ak.us

If you have any questions or need additional information, please do not hesitate to contact me.

Archie Giddings

Sincerely/

Public Works Director

Attachment A Scope of Work

1. Project Description

The purpose of this FY 2009 Designated Legislative Grant in the amount of \$600,000 [pursuant to the provisions of AS 37.05.315, SLA 2008, Chapter 30, Section 13, Page(s) 16-17, and Line(s) 16-17] is to provide funding to the City of Wasilla for use towards the Airport Blvd Phase I. This project may include, but is not limited to, construction of a new airport access road. Grant funds may be utilized for, but not limited to, design and engineering, contractual, labor, equipment, and materials and supplies.

No more than five percent (5%) of the total grant award may be reimbursed for Administrative expenses for projects involving equipment purchase or repairs and no more than ten percent (10%) of the total grant award may be reimbursed for Administrative expenses for all other projects. To be reimbursed for eligible administrative costs, expenses must be reported on the Designated Legislative Grant Financial/Progress Report form.

2. Project Budget

Cost Category	Grant Funds	Total Project Cost
Program Funds	\$600,000	\$600,000

3. Budget Narrative

The Grant Funds identified above will be used to complete the project described in the above Project Description.

4. Project Management/Reporting

This project will be managed by the Grantee.

If the Grantee is a City, signatory authority for execution of the Grant Agreement and subsequent amendments is granted to the Mayor. The Mayor may delegate signatory authority for executing the Grant Agreement and amendments to others within the City government via the Signatory Authority Form. The Mayor may also designate financial and progress reporting authority via the Signatory Authority Form. Such delegation is limited to others within the City government, unless otherwise approved by the Department.

If the Grantee is not a City, signatory authority for execution of the Grant Agreement and subsequent amendments is granted to the Chief Executive Officer (CEO). The CEO may delegate authority for executing the Grant Agreement and amendments to others within the Grantee's organization via the Signatory Authority Form. The CEO may also designate financial and performance progress reporting authority via the Signatory Authority Form. Such delegation is limited to others within the Grantee's organization unless otherwise approved by the Department.

The Grantee must establish and maintain separate accounting for the use of this Grant. The use of Grant funds in any manner contrary to the terms and conditions of this Grant Agreement may result in the subsequent revocation of the grant and any balance of funds under the grant. It may also result in the Grantee being required to return such amounts to the State.

The Grantee shall submit a **Designated Legislative Grant Financial/Progress Report Form** (see attached) each month, or quarterly, with the concurrence of the Department, during the life of the Grant Agreement. Grant Financial/Progress Report Forms are **due fifteen (15) days** after the end of the month or quarter being reported. The report period is the first of the month through the last day of the month. If quarterly reporting is approved, the report period is the first day of the first month through the last day of the third month of the quarter. The final Financial/Progress Reports must be submitted within thirty (30) days following completion of the project. Under no circumstances will the Department release funds to the Grantee unless all required reporting is current.

5. Grant Forms Packet

The following page, which includes the Designated Legislative Grant Financial/Progress Report Form, is to be used by the Grantee for monthly/quarterly reporting. Additional copies of this form are available from the Department, electronically or in hard copy.

Attachment B Payment Method

1. Advance/Reimbursement Payment

Upon full execution of this Grant Agreement, a State treasury warrant in an amount not to exceed 20% of the amount in Section I may be released upon request. Additional State treasury warrants will be released on a reimbursement basis upon receiving and approving a Grantee's financial/progress reports. The Department will reimburse the Grantee for costs incurred during the reporting period, in accordance with this Grant Agreement. The Department will not reimburse without approved financial/progress reports, prepared and submitted by the Grantee on the form provided in Attachment A. Before approving the financial/progress report for payment, the Department may require the Grantee to submit documentation of the costs reported (e.g., vendor billings, signed timesheets, invoices).

If cost reimbursement significantly inhibits the Grantee's ability to implement the project, the Department may advance to the Grantee an amount not to exceed a projected thirty (30) day cash need, or twenty percent (20%) of the amount in Section I, whichever is less.

Before the Department will issue an advance, the Grantee must submit a "Request for Advance Payment" form along with documentation of costs associated with the advance. The "Request for Advance Payment" form can be obtained from the Department electronically or in hard copy.

All advances will be recovered with the Grantee's next Financial/Progress Report form. Should earned payments during the terms of this Grant Agreement be insufficient to recover the full amount of the advance, the Grantee will repay the unrecovered amount to the Department when requested to do so by the Department, or at termination of the Grant Agreement.

2. Withholding of Ten Percent (10%)

The Department may withhold ten percent (10%) of the amount in Section I until the Department determines that the Grantee has satisfactorily completed the terms of this grant agreement, including all required reporting and submission of photographs of the project.

Department of Commerce, Community and Economic Development Division of Community & Regional Affairs DESIGNATED LEGISLATIVE GRANT FINANCIAL/PROGRESS REPORT AND REQUEST FOR REIMBURSEMENT

Grantee:				Grant Number:			
Project Title:		Report Number	•	Report Period: From: To:			
Λ	lote: Financial Report/Req	uest for Reimburseme	nt mus	t include Progress Report na	rrative.		
Cost Category	Authorized Budget	Grant Expenditures Period	This	Total Grant Expenditures To Date	Balance of Grant Funds		
Program Funds							
Administration							
Total This Report							
Current A	dvance Balance (if any)		I				
	penditures This Period			Total Grant A	ward		
LESS Advance	Recovered This Report (if any)				Date		
NET REIMBURSE	MENT TO GRANTEE		LES	S Unrecovered Advance Ba (if	lance any)		
Advance Bala	nce Remaining (if any)		7	ГОТAL Grant Funds Rema	ining		
xperiencing. Attach	additional pages if neces	sary.					
correct, and that expen	I certify that the above inf ditures have been made for t cable grant agreement terms	he purpose of, and in		DCCED STAFF USE Encumbrance #:			
Authorized Cian-to-	*	Det		Payment Amount:			
Authorized Signatu	i c	Date		GA Approval:			
Name and Title			.	DCCED Signature	Date		

Rev. 9/07

Attachment C Standard Provisions

Article 1. Definition

"Department" refers to the Department of Commerce, Community and Economic Development with the State of Alaska.

Article 2. Indemnification

It is understood and agreed that this Grant Agreement is solely for the benefit of the parties to the Grant Agreement and gives no right to any other party. No joint venture or partnership is formed as a result of the Grant Agreement.

The Grantee, its successors and assigns, will protect, save, and hold harmless the Department and the State of Alaska and their authorized agents and employees, from all claims, actions, costs, damages, or expenses of any nature whatsoever by reason of the acts or omissions of the Grantee, its subcontractors, assigns, agents, contractors, licenses, invitees, employees, or any person whomever arising out of or in connection with any acts or activities authorized by this Grant Agreement. The Grantee further agrees to defend the Department and the State of Alaska and their authorized agents and employees in any litigation, including payment of any costs or attorney's fees for any claims or actions commenced thereon arising out of or in connection with acts or activities authorized by this Grant Agreement. This obligation shall not include such claims, costs, damages, or expenses which may be caused by the sole negligence of the Department of the State of Alaska or their authorized agents or employees, provided, that if the claims or damages are caused by or result from the concurrent negligence of (a) the Department and the State of Alaska and their agents or employees, and (b) the Grantee, its agents or employees, this indemnity provision shall be valid and enforceable only to the extent of the negligence of the Grantee, or Grantee's agents or employees.

Article 3. Legal Authority

The Grantee certifies that it possesses legal authority to accept grant funds under the State of Alaska and to execute the project described in this Grant Agreement by signing the Grant Agreement document. The Grantee's relation to the Department and the State of Alaska shall be at all times as an independent Grantee.

Article 4. Waivers

No conditions or provisions of this Grant Agreement can be waived unless approved by the Department in writing. The Department's failure to insist upon strict performance of any provision of the Grant Agreement, or to exercise any right based upon a breach thereof, or the acceptance of any performance during such a breach, shall not constitute a waiver of any right under this Grant Agreement.

Article 5. Access to Records

The Department and duly authorized officials of the State of Alaska shall have full access and the right to examine, excerpt, or transcribe any pertinent documents, papers, records, and books of the Grantee, and of persons or organizations with which the Grantee may contract, involving transactions related to the project and this Grant Agreement.

Article 6. Reports

The Grantee, at such times and in such forms as the Department may require, shall furnish the Department with such periodic reports as it may request pertaining to the activities undertaken pursuant to this Grant Agreement, including the final close-out report, the costs and obligations incurred in connection therewith, and any other matters covered by this Grant Agreement.

Article 7. Retention of Records

The Grantee shall retain financial and other records relating to the performance of this Grant Agreement for a period of three years from the date when the final financial status report is submitted to the Department, or until final resolution of any audit findings, claims, or litigation related to the grant.

Article 8. Assignability

The Grantee shall not assign any interest in this Grant Agreement and shall not transfer any interest in the same (whether by assignment or notation).

Article 9. Financial Management and Accounting

The Grantee shall establish and maintain a financial management and accounting system that conforms to generally accepted accounting principles.

Article 10. Program Income

Program income earned during the award period shall be retained by the Grantee and added to the funds committed to the award and used for the purpose and under the conditions applicable to the use of award funds.

Article 11. Amendments and Modifications

The Grantee or the Department may request an amendment or modification of this Grant Agreement. However, such amendment or modification shall not take effect until approved, in writing, by the Department and the Grantee.

Article 12. Recordkeeping

The Grantee agrees to keep such records as the Department may require. Such records will include information pertaining to grant awards and authorizations, obligations, unobligated balances, assets, liabilities, outlays and income. They will also include information pertaining to project performance and efforts to comply with the provisions of the Grant Agreement.

Article 13. Obligations Regarding Third-Party Relationships

None of the Work specified in this Grant Agreement shall be contracted by the Grantee without prior approval of the Department. No permission for subcontracting shall create, between the Department or the State of Alaska and the subcontractor, any contract or any relationship.

The Grantee shall remain fully obligated under the provisions of this Grant Agreement notwithstanding its designation of any third party or parties of the undertaking of all or any part of the project described herein. Any subcontractor that is not the Grantee shall be required by the Grantee to comply with all the provisions of this Grant Agreement.

The Grantee shall bind all subcontractors to each and every applicable Grant Agreement provision. Each subcontract for work to be performed with funds granted under this Grant Agreement shall specifically include a provision that the Department and the State of Alaska are not liable for damages or claims from damages arising from any subcontractor's performance or activities under the terms of the subcontracts.

Article 14. Conflict of Interest

No officer or employee of the Department; no member, officer, or employee of the Grantee or its designees or agents; no member of the governing body of the jurisdiction in which the project is undertaken or located; and no other official of such locality or localities who exercises any functions or responsibilities with respect to the project during his or her tenure, shall have any personal or pecuniary gain or interest, direct or indirect, in any contract, subcontract, or the proceeds thereof, for work to be performed in connection with the project assisted under this Grant Agreement.

The Grantee shall incorporate, or cause to incorporate, in all such contracts or subcontracts, a provision prohibiting such interest pursuant to the purpose of this provision.

Article 15. Political Activity

No portion of the funds provided hereinunder shall be used for any partisan political activity or to further the election or defeat of any candidate for public office or influence the approval or defeat of any ballot issue.

Article 16. Notices

The Grantee shall comply with all public notices or notices to individuals required by applicable state and federal laws and shall maintain a record of this compliance.

Article 17. Prohibition Against Payment of Bonus or Commission

The assistance provided under this Grant Agreement shall not be used in payment of any bonus or commission for the purpose of obtaining approval or concurrence under this contract provided, however, that reasonable fees of bona fide technical consultant, managerial, or other such services, other than actual solicitation, are not hereby prohibited if otherwise eligible as project costs.

Article 18. Termination by Mutual Agreement

This Grant Agreement may be terminated, in whole or in part, prior to the completion of contract project activities when both parties agree that continuation is not feasible or would not produce beneficial results commensurate with the further expenditure of funds. The Department will determine whether an environmental review of the cancellation is required under State and/or Federal law. The parties must agree on the termination conditions, including effective date and the portion to be terminated. The Grantee shall not incur new obligations for the terminated portion after the effective date, and shall cancel as many outstanding obligations as possible. The Department shall make funds available to the Grantee to pay for allowable expenses incurred before the effective date of termination.

Article 19. Termination for Cause

If the Grantee fails to comply with the terms of this Grant Agreement, or fails to use the grant for only those purposes set forth herein, the Department may take the following actions:

- A. Suspension After notice in writing by certified mail to the Grantee, suspend the grant and withhold any further payment or prohibit the Grantee from incurring additional obligations of grant funds, pending corrective action by the Grantee or a decision to terminate. Response must be received within fifteen (15) days of receipt of the written notice.
- B. Termination Terminate the grant in whole or in part, at any time before the final grant payment is made. The Department shall promptly notify the Grantee in writing of its determination to terminate, the reason for such termination, and the effective date of the termination. Payments made to the Grantee or recoveries by the Department shall be in accordance with the legal rights and liabilities of the parties.

Article 20. Withdrawal of Funds

In the event funding from the state, federal, or other sources is withdrawn, reduced, or limited in any way after the effective date of this Grant Agreement and prior to normal completion, the Department may terminate the agreement, reduce funding, or re-negotiate subject to those new funding limitations and conditions. A termination under this article shall be implemented under the same conditions as a termination under Article 19 of this Attachment.

Article 21. Recovery of Funds

In the event of a default or violation of the terms of the Grant Agreement by the Grantee, the Department may institute actions to recover all or part of the project funds paid to the Grantee. Repayment by the Grantee of grant funds under this recovery provision shall occur within thirty (30) days of demand.

All remedies conferred on the Department by this agreement or any other instrument or agreement are cumulative, not exclusive, and may be exercised concurrently or consecutively at the Department's option.

Article 22. Disputes

Except as otherwise provided in this agreement, any dispute concerning a question of fact arising under this agreement that is not disposed of by mutual agreement shall be decided by the Department, which shall reduce its decision to writing and mail, or otherwise furnish a copy thereof, to the Grantee. The decision of the Department shall be final and conclusive.

This "Disputes" clause does not preclude the consideration of questions of law in connection with the decision provided for in the preceding paragraph provided that nothing in the Grant Agreement shall be construed as making final the decisions of any administrative official, representative, or board on a question of law.

Article 23. Jurisdiction

This Grant Agreement shall be governed by the laws and statutes of the State of Alaska. The venue of any suit hereunder may be in the Superior Court for the First Judicial District, Juneau, Alaska.

Article 24. Ownership of Project/Capital Facilities

The Department makes no claim to any capital facilities or real property improved or constructed with funds under this Grant Agreement and, by this grant of funds, does not and will not acquire any ownership interest or title to such property of the Grantee. The Grantee shall assume all liabilities arising from the ownership and operation of the project and agrees to hold the Department and the State of Alaska harmless from any and all causes of action arising from the ownership and operation of the project.

Article 25. Site Control

If the grant project involves the occupancy and use of real property, the Grantee assures that it has the legal right to occupy and use such real property for the purposes of the grant, and further that there is legal access to such property.

Article 26. Insurance

The Grantee is responsible for obtaining any necessary liability insurance. In addition, the Grantee shall provide and maintain Workers' Compensation Insurance as required by AS 23.30 for all employees engaged in work under this Grant Agreement. The Grantee shall require any contractor to provide and maintain Workers' Compensation Insurance for its employees as required by AS 23.30. The Grantee shall require any contractor hired to work on the project be licensed, bonded and insured for at least the amount of the project and if appropriate provide and maintain Professional Liability Insurance.

Article 27. Subcontracts for Engineering Services

In the event that the Grantee subcontracts for engineering services, the Grantee will require that the engineering firm certify that it is authorized to do business in the State of Alaska. In the event that the engineering firm is also the project administrator, the Grantee shall require that the bond or insurance shall be for not less than the amount of the entire project.

Article 28. Governing law

This Grant Agreement is governed by the laws of the State of Alaska. The Grantee shall perform all aspects of this project in compliance with the appropriate laws and regulations. It is the responsibility of the Grantee to ensure that all permits required for the construction and operation of this project by the Federal, State, or Local governments have been obtained.

Article 29. Budget Flexibility

Notwithstanding the provisions of Article 11, Attachment C, the Grantee may revise the project budget in Attachment A without a formal amendment to this agreement. Such revisions are limited within each line item to a maximum of ten percent (10%) of the line item or \$10,000, whichever is less, over the entire term of this agreement. Such budget revisions shall be limited to changes to existing budget line items. Budget revisions may not be used to increase any budget item for project administrative expenses. Changes to the budget beyond the limits authorized by this provision may only be made by a formal amendment to this agreement.

Article 30. Equal Employment Opportunity (EEO)

The Grantee may not discriminate against any employee or applicant for employment because of race, religion, color, national origin, age, physical handicap, sex, marital status, changes in marital status, pregnancy or parenthood. The Grantee shall post in a conspicuous place, available to employees and applicants for employment, a notice setting out the provisions of this paragraph.

The Grantee shall state, in all solicitations or advertisements for employees to work on state funded projects, that it is an equal opportunity employer (EEO) and that all qualified applicants will receive consideration for employment without regard to race, religion, color, national origin, age, physical handicap, sex, marital status, changes in marital status, pregnancy or parenthood.

The Grantee shall include the provisions of this EEO article in every contract relating to this Grant Agreement and shall require the inclusion of these provisions in every agreement entered into by any of its contractors, so that those provisions will be binding upon each contractor or subcontractor.

Article 31. Public Purposes

The Grantee agrees that the project to which this Grant Agreement relates shall be dedicated to public purposes for its useful life. The benefits of the project shall be made available without regard to race, religion, color, national origin, age, physical handicap, sex, marital status, changes in marital status, pregnancy or parenthood.

If the Grantee is a non-municipal entity and if monies appropriated under this grant constitute the sole or principal funding source for the acquisition of equipment or facilities, the Grantee agrees that in the event a municipal corporation is formed which possesses the power and jurisdiction to provide for such equipment or facilities, the Grantee shall offer, without compensation, to transfer ownership of such equipment or facilities to the municipal corporation.

If the Grantee is a non-profit corporation that dissolves, the assets and liabilities from the grant project are to be distributed according to statutory law, AS 10.20.290-10.20.452.

Article 32. Operation and Maintenance

Throughout the life of the project, the Grantee shall be responsible for the operation and maintenance of any facility, equipment, or other items acquired under this grant.

Article 33. Assurance

The Grantee shall spend monies awarded under this grant only for the purposes specified in this Grant Agreement.

Article 34. Current Prevailing Rates of Wage

Certain grant projects are constrained by the provisions of AS 36. PUBLIC CONTRACTS. To the extent that such provisions apply to the project which is the subject of this Grant Agreement, the Grantee shall pay the current prevailing rates of wage to employees as required by AS 36.05.010. The Grantee also shall require any contractor to pay the current prevailing rates of wage as required by AS 36.05.010.

Article 35. Severability

If any provision under this Grant Agreement or its application to any person or circumstance is held invalid by any court of rightful jurisdiction, this invalidity does not affect other provisions of the contract agreement which can be given effect without the invalid provision.

Article 36. Performance

The Department's failure to insist upon the strict performance of any provision of the Grant Agreement or to exercise any right based upon breach thereof or the acceptance of any performance during such breach, shall not constitute a waiver of any rights under this Grant Agreement.

Article 37. Sovereign Immunity

If the Grantee is an entity which possesses sovereign immunity, it is a requirement of this grant that the Grantee irrevocably waive its sovereign immunity with respect to state enforcement of this Grant Agreement. The waiver of sovereign immunity, effected by resolution of the entity's governing body, is herein incorporated into this Grant Agreement.

Article 38. Audit Requirements

The Grantee shall comply with the audit requirements established by 02 AAC 45.010, set forth in Appendix A of this Grant Agreement.

Article 39. Close-Out

The Department will advise the Grantee to initiate close-out procedures when the Department determines, in consultation with the Grantee, that there are no impediments to close-out and that the following criteria have been met or soon will be met:

- A. All costs to be paid with grant funds have been incurred with the exception of close-out costs and any unsettled third-party claims against the Grantee. Costs are incurred when goods and services are received or contract work is performed.
- B. The last required performance report has been submitted. The Grantee's failure to submit a report will not preclude the Department from effecting close-out if it is deemed to be in the State's interest. Any excess grant amount that may be in the Grantee's possession shall be returned by the Grantee in the event of the Grantee's failure to finish or update the report.
- C. Other responsibilities of the Grantee under this Grant Agreement and any close-out agreement and applicable laws and regulations appear to have been carried out satisfactorily or there is no further State interest in keeping the grant open for the purpose of securing performance.

Article 40. Americans with Disabilities Act

The Americans with Disabilities Act (ADA) prohibits discrimination against persons with disabilities. Title I of the ADA prohibits discrimination against persons with disabilities in employment and provides that a reasonable accommodation be provided for applicants and employees. Title II of the Act prohibits public agencies from discriminating against individuals with disabilities in the provision of services, programs, or activities. Reasonable accommodation must be made to ensure or allow access to all services, programs, or activities. This section of the Act includes physical access to public facilities and requires that public entities must, if necessary, make modifications to their facilities to remove physical barriers to ensure access by persons with disabilities. All new construction must also be accessible to persons with disabilities. A public entity's subgrantees or contractors must also comply with the ADA provisions. Grantees are responsible for assuring their compliance with the ADA.

Appendix A

Audit Regulations

CHAPTER 45. GRANT ADMINISTRATION

2 AAC 45.010. Audit Requirements

- (a) A state agency that enters into a financial assistance agreement to provide financial assistance to an entity shall, in coordination with any other state agencies providing financial assistance to that entity, require that entity to submit to the department an audit of the recipient entity if that entity is subject to an audit under this section. The audit must be conducted and submitted as described in this section. In order to ensure compliance with this subsection, a state agency must include the audit requirements of this section must be contained in any financial assistance agreement subject to this subsection.
- (b) An entity that expends financial assistance with a cumulative total of \$500,000 or more during the entity's fiscal year shall submit an audit report for the audit period to the department, by
 - (1) the earlier of
 - (a) 30 days after the entity receives its audit report for the audit period; or
 - (b) nine months after the end of the audit period; or
 - (2) a later date than the date calculated under (1) of this subsection, if
 - (a) the state agency that provides the financial assistance agrees to the change of date; and
 - (b) the agreement under (a) of this paragraph is made in
 - (i) writing; and
 - (ii) advance of the date calculated under (1) of this subsection.
- (c) An audit required by this section must be conducted by an independent auditor, according to the following audit standards effective at the time of review for the audit period:
 - (1) Government Auditing Standards, July 2007 Revision adopted by the comptroller general of the United States, and adopted by reference;
 - (2) Generally accepted auditing standards, as accepted by the American Institute of Certified Public Accountants in the *Codification of Statements on Auditing Standards* in effect as of January 1, 2007 for the type of entity being audited, adopted by reference;
 - (3) State of Alaska Audit Guide and Compliance Supplement for State Single Audits, May 2007 revision, including Appendix A dated March 31, 2008 prepared by the department, adopted by reference.
- (d) An audit required under this section must report on the following: (1) The system of internal controls of the entity and the auditor's identification of significant deficiencies and material weaknesses of the entity, using the applicable standards set out in (c) of this section; (2) the entity's compliance with applicable state statutes and regulations and applicable financial assistance agreements affecting the expenditure of the financial assistance; the report must identify findings and known questioned costs that exceed \$5,000 in the aggregate for all transactions of expenditures tested for the financial assistance being audited; (3) the entity's financial statements; (4) the schedule of state financial assistance; and (5) the schedule of findings and questioned costs.
- (e) As part of an audit report required under this section, a recipient must provide (1) written comments on any (A) findings; (B) known questioned costs; (c) significant deficiencies, including material weaknesses; and (D) recommendations contained in the audit report; (2) the entity's plan for corrective action, if any findings are identified or any recommendations are made in the audit report; (3) the status of the entity's implementation of any plans for corrective actions related to (A) the audit reports required under this section for the fiscal year before the audit period; and (B) unresolved findings of audit reports required by this section for audit periods before those specified in (A) of this paragraph; and (4) a written explanation of the reasons why corrective action will not be taken if the entity does not intend to take corrective action on the findings and recommendations in any audit report required by this section.
- (f) An audit report required under this section need not evaluate the effectiveness of a program funded by state financial assistance. However, a program evaluation or financial monitoring may be conducted by the state agency or requested of the entity by the state agency that entered into the financial assistance agreement.

- (g) An audit required by this section must cover the entire operations of the entity.
- (h) An entity shall provide the department with sufficient copies of each audit report to allow submission of a copy to each state agency providing financial assistance to the entity. The department will determine if auditing standards have been met and will forward a copy of the audit to the appropriate state agencies. The department will coordinate the assignment of the resolution to one state agency, if the exceptions concern more than one state agency. The applicable state agency providing financial assistance to the entity must meet its responsibilities under other law for ensuring compliance with the audit report.
- (i) Unless additional audit requirements are imposed by state or federal law, a state agency that provides financial assistance to an entity shall accept the audit required by this section in satisfaction of any other audit requirement. If additional audit work is necessary to meet the needs of a state agency, the audit work must be based on audits required by this section. Nothing in this subsection authorizes a state agency to seek payment from the entity for the additional audit work.
- (j) A third party that receives financial assistance through an entity, in an amount described in this section, is subject to the applicable requirements of this section. An entity that disburses \$500,000 or more in state financial assistance to a third party shall ensure that the third party complies with the requirements of this section. That entity shall also ensure that appropriate corrective action is taken within six months after a third party's noncompliance with an applicable state statute or regulation, or financial assistance agreement, is disclosed.
- (k) Repealed 7/1/98.
- (l) For purposes of this section, if an entity has not identified its fiscal year, that entity's fiscal year is July 1 through June 30.
- (m) Financial assistance in the following form is not included when calculating whether an entity meets the threshold monetary requirement under (b) of this section:
 - (1) state revenue sharing and municipal assistance money provided under AS 29.60.010 29.60.375;
 - (2) Repealed 3/31/2008.
 - (3) aviation fuel tax money provided under AS 43.40.010;
 - (4) electric and telephone cooperative gross revenue tax refunds provided under AS 10.25.570;
 - (5) alcoholic beverage license fee refunds provided under AS 04.11.610;
 - (6) fisheries tax refunds provided under AS 43.75.130 and AS 43.77.060;
 - (7) PERS/TRS relief funding under money appropriated to pay employer unfunded liability attributable to the entity under AS 14.25 and AS 39.35.
- (n) Financial assistance in a form listed in (m) of this section is not exempt from compliance testing if the entity meets the threshold monetary requirement under (b) of this section.
- (o) Repealed 7/1/98.

History – Effective 8/1/85, Register 95; am 6/29/90, Register 114; am 7/1/98, Register 146; am 3/31/2008, Register 185. Authority: AS 37.05.020 AS 37.05.030 AS 37.05.190

2 AAC 45.060. EXTERNAL QUALITY REVIEW OF AUDIT ORGANIZATION

Repealed.

History – Effective 7/1/98, Register 146; repealed 3/31/2008, Register 185.

2 AAC 45.070. APPLICABILITY

- (a) The amended version of this chapter, effective March 31, 2008, applies to an audit for an audit period that begins or continues after March 31, 2008.
- (b) An entity may agree to be subject to the provisions of the amended version of this chapter, effective March 31, 2008, for an audit period beginning on or after July 1, 2007 and ending on or before March 30, 2008, by voluntarily submitting
 - (1) an audit that complies with those provisions; or
 - (2) a statement that an audit is not required under provisions of 2 AAC 45.010(b).

History – Effective 7/1/98, Register 146; am 3/31/2008, Register 185.

Authority: AS 37.05.020 AS 37.05.030 AS 37.05.190

Rev. 3/2008

2 AAC 45.080. EXEMPTIONS FROM FINANCIAL ASSISTANCE

- (a) For purposes of this chapter, "financial assistance" does not include the following: (1) public assistance provided under AS 47; (2) goods or services purchased for the direct administration or operation of state government; (3) moneys advanced to an entity under one or more state loan programs; (4) power cost equalization payments made to an electric cooperative on behalf of its customers; (5) scholarships, loans, or other tuition aid provided to students, but paid to an education institution on their behalf.
- (b) In addition to the exemptions set out in (a) of this section, for a third party, "financial assistance" does not include goods purchased from the third party for direct administration or operation of the entity that received financial assistance.

History-Effective 7/1/98, Register 146.

Authority: AS 37.05.020 AS 37.05.030 AS 37.05.190

2 AAC 45.090. DEFINITIONS

For purposes of this chapter, unless the context otherwise requires,

- (1) "audit period" means the entity's fiscal year in which the entity expended financial assistance;
- (2) "entity" does not include (A) the University of Alaska or any other state agency; (B) a for-profit entity; and (c) a non United States based entity;
- (3) "financial assistance" means state grants, contracts, provider agreements, cooperative agreements, and all forms of state financial assistance to an entity; "financial assistance" includes all forms of state financial assistance provided through an entity to a third party;
- (4) "known questioned costs" means those questioned costs specifically identified by the auditor in the audit conducted under this chapter;
- (5) Repealed 3/31/2008;
- (6) "department" means the Department of Administration;
- (7) "significant deficiencies" has the meaning given in Section 5.11a. of the Government Auditing Standards adopted by reference in 2 AAC 45.010(c).

History – Effective 7/1/98, Register 146; am 3/31/2008, Register 185.

Authority: AS 37.05.020

AS 37.05.030 AS 37.05.190

Appendix B

Audit Compliance Supplement Designated Legislative Capital Grant Program

1. Program Objectives

Authorized under Alaska Statute 37.05.315, 37.05.316, 37.05.317, these grants are made at the discretion of the Legislature. The Grants are designated by the Legislature to provide for a specific project or activity to a specific entity.

2. Program Procedures

Following enactment of the authorizing legislation, the Department then executes a grant agreement according to the appropriate statute with the entity and specifies the project to be undertaken.

3. Compliance Requirements and Suggested Audit Procedures

There are no specific grant regulations governing the administration of these grants. All compliance requirements and suggested audit procedures must be based upon specific provisions of the grant agreement.

A. TYPES OF SERVICES ALLOWED AND UNALLOWED

Compliance Requirement

• Grant funds can be expended for a variety of purposes as provided for in the authorizing legislation and as specified in the grant agreement.

Suggested Audit Procedures

• Test expenditures and related records.

B. Eligibility

• The auditor is not expected to make tests for recipient eligibility

C. Matching Level of Effort Compliance

The Grantee is required to submit monthly or quarterly financial and progress reports, as specified in the Grant Agreement.

Compliance Requirement

• Any matching, level of effort and/or earmarking requirements will be identified and established in the grant agreement.

Suggested Audit Procedures

• As appropriate, review the grant agreement, identify the types and amounts of match required and review the grantees accounting records to verify that the amount of match reported was provided.

D. Reporting Requirements

Compliance Requirement

• The grant agreement will specify the reporting requirements to which the grantee must adhere to.

Suggested Audit Procedures

- Examine copies of reports and determine completeness, accuracy, and timeliness of submission
- Trace data in selected reports to underlying documentation

E. Special Tests and Provisions

Compliance Requirement

• The grant agreements often contain specific provisions to which the grantee is to adhere.

Suggested Audit Procedures

• Review the grant agreement, identify special provisions or requirements and verify that they were met.

Appendix B2 Indemnity and Insurance

Article 1. Indemnification

The contractor (Grantee) shall indemnify, save harmless and defend the state, its officers, agents and employees from all liability, including costs and expenses, for all actions or claims resulting from injuries or damages sustained by any person or property arising directly or indirectly as a result of any error, omission or negligent act of the contractor, subcontractor or anyone directly or indirectly employed by them in the performance of this contract.

All actions or claims including costs and expenses resulting from injuries or damages sustained by any person or property arising directly or indirectly from the contractor's performance of this contract which are caused by the joint negligence of the state and the contractor shall be apportioned on a comparative fault basis. Any such joint negligence on the part of the State must be a direct result of active involvement by the State.

Article 2. Insurance

Without limiting contractor's indemnification, it is agreed that the contractor shall purchase at its own expense and maintain in force at all times during the performance of services under this agreement the following policies of insurance. Where specific limits are shown, it is understood that they shall be the minimum acceptable limits. If the contractor's policy contains higher limits, the State shall be entitled to coverage to the extent of such higher limits. Certificates of Insurance must be furnished to the Contracting Officer prior to beginning work and must provide for a thirty (30) day prior notice of cancellation, non-renewal or material change. Failure to furnish satisfactory evidence of insurance or lapse of the policy is a material breach and grounds for termination of the contractor's services.

- 2.1 Workers' Compensation Insurance: The contractor shall provide and maintain, for all employees of the contractor engaged in work under this contract, Workers' Compensation Insurance as required by AS 23.30.045. The contractor shall be responsible for Workers' Compensation Insurance for any subcontractor who directly or indirectly provides services under this contract. This coverage must include statutory coverage for states in which employees are engaging in work and employer's liability protection is not less than \$100,000.00 per occurrence. Where applicable, coverage for all federal acts (i.e. USL & H and Jones Acts) must also be included.
- 2.2 Comprehensive (Commercial) General Liability Insurance: With coverage limits not less than \$300,000.00 combined single limit per occurrence and annual aggregates where generally applicable and shall include premises-operations, independent contractors, products/completed operations, broad form property damage, blanket contractual and personal injury endorsements.
- 2.3 Comprehensive Automobile Liability Insurance: Covering all owned, hired, and non-owned vehicles with coverage limits not less than \$100,000.00 per person/\$300,000.00 per occurrence bodily injury and \$50,000.00 property damage.
- 2.4 Professional Liability Insurance: Covering all errors, omissions or negligent acts of the contractor, subcontractor or anyone directly or indirectly employed by them, made in the performance of this contract which result in financial loss to the State. Limits required are per the following schedule:

Minimum Required Limits			
per occurrence/annual aggregate per occurrence/annual aggregate per occurrence/annual aggregate - Refer to Risk Management			
֡			

Appendix C State Laws and Regulations

Municipality Public Facility Operations and Maintenance—AS 37.05.315(c)

In accepting a grant under AS 37.05.315 for construction of a public facility, a municipality covenants with the State that it will operate and maintain the facility for the practical life of the facility and that the municipality will not look to the State to operate or maintain the facility or pay for its operation or maintenance. This requirement does not apply to a grant for repair or improvement of an existing facility operated or maintained by the State at the time the grant is accepted if the repair or improvement for which the grant is made will not substantially increase the operating or maintenance costs to the State.

Restriction on Use—AS 37.05.321

A grant or earnings from a grant under AS 37.05.315 - 37.05.317 may not be used for the purpose of influencing legislative action. In this section "influencing legislative action" means promoting, advocating, supporting, modifying, opposing, or delaying or seeking to do the same with respect to any legislative action but does not include the provision or use of information, statistics, studies, or analyses in written or oral form or format. A grant or earnings from a grant made under AS 37.05.315 - 37.05.317 may not be used for purposes of travel in connection with influencing legislative action unless pursuant to a specific request from a legislator or legislative committee.

Hiring Preferences—AS 36.10

This chapter of the Alaska Statutes applies to grants for public works projects and requires compliance with the hiring preferences under AS 36.10.150 - 36.10.175 for employment generated by the grant.

Historic Preservation Act—AS 41.35

This chapter of the Alaska Statutes applies to public construction of any nature undertaken by the State, or by a governmental agency of the State, or by a private person under contract with or licensed by the State or a governmental agency of the State. The Department of Natural Resources must be notified if the construction is planned for an archaeological site. The department may stop the construction to determine the extent of the historic, prehistoric, or archaeological values.

Fire Protection—AS 18.70

This chapter of the Alaska Statutes requires the Department of Public Safety (the State Fire Marshal) to adopt regulations (currently in the form of Uniform Fire Code, as amended) establishing minimum standards for:

- 1. Fire detection and suppression equipment;
- 2. Fire and life safety criteria in commercial, industrial, business, institutional, or other public buildings used for residential purposes containing four or more dwelling units;
- 3. Any activity in which combustible or explosive materials are stored or handled in commercial quantities;
- 4. Conditions or activities carried on outside a building described in (2) or (3) likely to cause injury to persons or property.

Environmental Conservation—AS 46.03

This chapter of the Alaska Statutes applies to municipalities and could subject them to enforcement actions instituted by the Alaska Department of Environmental Conservation for air, land and water nuisances, and water and air pollution in a municipality of 1,000 or more, and may establish a local air pollution control program.

This chapter of the Alaska Statutes establishes a planning program for the use, management, restoration, and enhancement of the overall quality of the coastal environment. The law provides for the creation of coastal resource districts and the establishment, review, and approval of district management plans. If a district management plan is not implemented, enforced, or complied with, enforcement action may follow.

Permits and Environmental Procedures Coordination—AS 46.35

This chapter of the Alaska Statutes establishes the Department of Environmental Conservation as the central state agency for processing environmental permits issued by State agencies. The law requires a master application form and specifies the following permits including others designated by the commissioner to which this law applies:

Access Roads Permit—AS 41.21.020, 11 AAC 12.020

Air Emissions Permit—AS 46.14.140, 18 AAC 50.030

Anadromous Fish Protection Permit—AS 16.05.870, 5 AAC 95.010

Authorization for Tidelands Transportation—AS 38.05.035, 11 AAC 51.015

Brine or Other Salt Water Waste Disposal Permit—AS 31.05.030, 20 AAC 22.252

Burning Permit during Fire Season—AS 41.15.060, 11 AAC 95.410

Coal Development Permit—AS 27.21.030, 11 AAC 85.110

Critical Habitat Area Permit—AS 16.20.510, 05 AAC 95.420

Dam Construction Permit—AS 46.17.040, 11 AAC 93.171

Driveway Permit—AS 19.05.040, 17 AAC 10.020

Encroachment Permit—AS 19.25.200, 17 AAC 10.012

Limited Personal Use Permit—AS 38.05.820, 11 AAC 62.010

Miscellaneous State Land Use Permit—AS 38.05.035, 11 AAC 96.010

Mineral and Geothermal Prospecting Permits—AS 38.05.181, 11 AAC 82.100

Open Burning Permit—AS 46.03.020, 18 AAC 50.065

Permit for Use of Timber or Materials—AS 38.05.110, 11 AAC 71.025

Permit to Appropriate Water—AS 46.15.040, 11 AAC 93.120

Pesticides Permit—AS 46.03.320, 18 AAC 90.300

Preferred Use Permit—AS 46.15.150, 11 AAC 93.240

Right-of-Way and Easement Permits—AS 38.05.850, 11 AAC 58.740

Solid Waste Disposal—AS 46.03.100, 18 AAC 60.200

Special Land Use Permit—AS 38.05.035, 11 AAC 58.210

Special Material Use Permit—AS 38.05.115, 11 AAC 71.025

State Game Refuge Land Permit—AS 16.20.050 - 16.20.060

State Park Incompatible Use Permit—AS 41.21.020, 11 AAC 18.010

Surface Oiling Permit—AS 46.03.740, 18 AAC 75.700

Surface Use Permit—AS 38.05.255, 11 AAC 86.600

Tide and Submerged Lands Prospecting Permit—AS 38.05.250, 11 AAC 62.700

Tidelands Permit—AS 38.05.035, 11 AAC 62.720

Tidelands Right-of-Way or Easement Permit—AS 38.05.820, 11 AAC 62.720

Utility Permit—AS 19.25.010, 17 AAC 15.011

Waste Water Disposal Permit—AS 46.03.100, 18 AAC 72.010

Water Well Permit—AS 31.05.030, 11 AAC 93.140

Appendix D Special Requirements and Assurances for Federally Funded Projects

for rederany runded riojects
Federal grant requirements are not applicable to the Designated Legislative Capital Grant program.

Appendix E Site Control

1. Site Control

The Grantee must provide evidence of site control for a project that involves any use of land, including but not limited to, construction, renovation, utility projects, fuel storage, roads and trails.

As a minimum requirement, the Grantee should obtain a "sufficient interest" that allows the Grantee the right to use and occupy the site for the expected useful life of the building, structure or other improvement. Generally, the interest obtained should be for at least 20 years. A sufficient interest depends upon the nature of the project and the land status of the site. Site control options are identified in Section 2.

For a project planned on land that is controlled by a public agency, the Grantee must obtain whatever authorization for use that is required by the public agency.

2. Site Control Options

Below are some examples of documents that may be used to satisfy site control requirements for various community facilities/projects. The terms and conditions contained in each document must be examined to determine adequacy for a specific project.

	Deed	Lease	Easement	Use Permit	License
Community Hall	✓	✓			
Clinic	✓	✓			
Fire Station	✓	✓			
Bulk Fuel Storage	~	✓			
Dump	~	✓			
Shop/Storage Building	Y	Y			
Cemetery	Y	Y			
Dock	~	Y			
Campground	Y	Y		-	
Generator Building	~	Y			
Multi-purpose building	~	y			
Laundromat	✓	✓			
Water well/Septic	Y	✓		✓	
Village Relocation	~	~	~	✓	
Agriculture Project	✓	✓			
Sewage Lagoon	✓	✓			
Communication Site	✓	✓			
Road (.25')			✓	✓	
Trail (,25")			✓	✓	
Boardwalk			~	✓	~
Powerline			~	✓	~
Water/Sewer Line			✓	V	~
Pipeline			V	Y	~

Appendix F State Fire Marshal Review

The Plan Review Process

Construction, repair, remodel, addition, or change of occupancy of any building/structure, or installation or change of fuel tanks must be approved by the State Fire Marshal's Office before ANY work is started.

Residential housing that is three-plex or smaller is exempt from this requirement.

Exception: The following jurisdictions have accepted a deferral for total code enforcement and plans should be submitted directly to the city: Anchorage, Juneau, Fairbanks, Kenai, Seward, Kodiak, Sitka, and Soldotna

Plans and specifications regarding the location of the building or structure on the property, area, height, number of stories, occupancy, type of construction, interior finish, exit facilities, electrical systems, mechanical systems, fuel storage tanks and their appurtenances, automatic fire-extinguishing systems, and fire alarm systems must be submitted by the owner or owner's representative to the State Fire Marshal for examination and approval. This review does not address structural considerations or accessibility requirements. Mechanical and electrical review is limited to that which is necessary to confirm compliance with fire and life safety requirements.

A copy of the plan review approval certificate must be posted as required in 13 AAC 55.100(b). It is prohibited to occupy a building for which plans have not been examined and approved.

If any work for which a plan review and approval is required has been started without first obtaining plan review and approval, an additional special processing plan review fee of \$100 is charged for the first violation. The special processing plan review fee for a subsequent violation by the same person is an additional charge equal to the amount of the standard plan review fee for the project.

Authority: AS 18.70.080

Alaska Administrative Code: 13 AAC 50.027