

**The Alaska Mental Health Trust Authority
Trust Land Office
BEST INTEREST DECISION
Negotiated Placer Lease – Twin Creek – Fairbanks**

**MHT#: 9400733
MH Parcel: F70015**

In accordance with AS 38.05.801 et seq. and the implementing regulations governing Alaska Mental Health Trust ("Trust") land management (11 AAC 99), Trust land shall be managed consistently with the responsibilities accepted by the State under the Alaska Mental Health Enabling Act (P.L. 84-830, 70 Stat. 709 (1956)). This means that management shall be conducted solely in the best interest of The Trust and its beneficiaries.

In determining the best interest of The Trust and its beneficiaries, and in determining consistency between state law and the Alaska Mental Health Enabling Act, the Executive Director of the Alaska Mental Health Trust Land Office ("TLO") shall, at a minimum, consider the following interactive Trust management principles in accordance with 11 AAC 99.020:

- Maximization of long-term revenue from Trust land;
- Protection of the corpus;
- Protection and enhancement of the long-term productivity of Trust land;
- Encouragement of a diversity of revenue-producing uses of Trust land; and
- Management of Trust land prudently, efficiently, and with accountability to The Trust and its beneficiaries.

I. Proposed Use of Trust Land. To lease approximately 55 acres of unencumbered Alaska Mental Health Trust mineral estate located on Twin Creek in the Fairbanks Mining District for placer mining.

II. Applicant/File #. The applicant is Doug Baker, doing business as Landview Excavating, Inc.; MHT 9400733.

III. Subject Property.

- A. Legal Description.** A portion of Trust Parcel F70015 located in the NE 1/4 of the NE1/4 and the SE 1/4 of the NE 1/4 of Section 11 in Township 002 North, Range 001 East, Fairbanks Meridian, consisting of 55 acres, more or less as depicted on Exhibit A.
- B. Settlement Parcel Number(s).** F70015.
- C. Site Characteristics/Primary Resource Values.** The topography of the area to be leased is stream bottom with hill side elevations ranging from approximately 1,000 feet to 2,000 feet. Bedrock exposures are limited. Slopes vary from gentle to moderately steep. Based on publicly available information, there are no known physical or ecological features associated with the parcel that would prevent planned mineral development and production activities.

D. Historical and Existing Uses of the Property. The Property is located on Twin Creek, within Trust Parcel F70015. Historical placer mining in the area was conducted using underground drift mining and conventional gravity gold recovery methods. Placer tailings are present on the surface. The applicant proposes to explore for, and develop, the placer resources on the property. The property is located near Milepost 17 of the Steese Highway. Trust Parcel F70015 was selected for the Trust because of the potential mineral values associated with the area. It occurs within the mineralized Tintina Gold Belt which extends across Alaska from beyond the Canadian border on the east, arcs northwest through the Fairbanks Mining District, and then trends southwest toward the Alaska Peninsula. Located within this belt are mineral occurrences such as the Pogo Gold Mine, the Fort Knox Gold Mine, the Livengood prospect, and the Donlin Creek prospect. The area has a long history of placer mining operations. Placer mining operations continue on a steady basis to this day.

E. Adjacent Land Use Trends. Active placer mining continues to occur on valid state and federal claims around the property. Besides mineral exploration and development, other uses such as hunting, hiking, and snowmobiling may occur in the area.

F. Previous State Plans/Classifications. The proposed lease area is located in what was Management Unit 1J (Cleary Summit-Pedro Dome) of the Tanana Area Plan, which was the state management plan previously in effect in this area. Minerals were designated as a primary use in this unit.

G. Existing Plans Affecting the Subject Parcel. There are no federal, state, or local management plans that prevent the proposed action. State land in the vicinity is within units F-16 or F-144 of the Eastern Tanana Area Plan, each of which provides that state land be managed for its mineral resources and values. Note that Trust land is not subject to state management plans. The area is zoned for general use (GU-1) by the Fairbanks North Star Borough, which does not prohibit the proposed use.

H. Apparent Highest and Best Use. Parties to the Mental Health Trust Settlement assumed mineral development to be the highest and best use of lands in the area when they agreed to include acreage in this area in the reconstituted trust. The proposed use corresponds with this assumption of land use, and therefore appears to be the highest and best use of the subject lands from the Trust's perspective.

IV. Proposal Background. The TLO proposes to negotiate a lease of the Property for the exclusive right to explore for placer minerals and the right to mine, extract, remove, and sell placer minerals subject to 11 AAC 99.100. Consistent with the TLO's fiduciary obligation to maximize revenues from Trust Land over time, the proposed lease is a necessary first step in generating revenues from Trust mineral resources. The applicant is an experienced placer miner who has successfully operated in various locations around Alaska. The applicant is well equipped to conduct the proposed mining activities and has a good working relationship with the various state agencies that regulate placer mining.

V. Terms and Conditions.

- A. Lease Term.** Three (3) years; then held by production but will not extend beyond five (5) years unless agreed to in writing by Lessor.
- B. Annual Rental:** \$5,000. The rental payment for each year will be credited against production royalty as it accrues for that year.
- C. Production Royalty.** 10% net royalty on production.

- D. Work Commitment.** The Lessee will be required to commence operations on the Property within 90 days from the effective date of the lease, and diligently develop the lease during the lease term.
- E. Data.** The TLO will receive copies of all data and information obtained as a result of the lease operations.
- F. Allowable Deductions.** Lessee will offset rental payments by production royalties due to the Trust in the year those payments are due.
- G. Environmental Laws and Considerations.** Lessee will be required to enter into an upland mining lease with the TLO, with the lease requiring full compliance with all applicable environmental laws.
- H. Other.** In the event that significant changes occur in the marketplace or knowledge of the subject lands is significantly improved, the TLO, after consultation with the Trust and public notice, may alter the terms and conditions of subsequent offerings in this area.

VI. Resource Management Considerations. The proposal is consistent with the “Resource Management Strategy for Trust Lands” (RMS), which was adopted in March 2016 in consultation with The Trust and provides for the TLO to “focus first on land or resources at the high end of their market values (“best markets”).” Given the currently increasing values of base and precious metals, the mineral resources affected by this decision are “best market” resources that should be offered now rather than later. Additionally, as noted above, the action is a required “first step” towards generating potentially significant revenues from Trust mineral resources, consistent with a key trust land management principle of encouraging a diversity of revenue generating uses of Trust land.

VII. Alternatives.

- A.** Offer the Trust land for lease as proposed.
- B.** Do not lease the land and discourage further development of mineral resources on Trust land in this area.
- C.** Conduct a competitive offering for the subject portion of Parcel F70015 owned by The Trust.

VIII. Risk Management Considerations.

- A. Performance Risks.** Performance risks will be minimized through assertive enforcement of the terms and conditions of the mineral lease, including, but not limited to those provisions that address royalty payments, work commitments, development plan approval and diligent resource development over time.
- B. Environmental Risks.** The exploration, development, and mining activities performed under the lease will be done within the parameters of local, state, and federal environmental protection laws that generally apply to private lands. Lease stipulations require compliance with applicable federal statutes as well as state reclamation requirements. The successful lessee will be adequately bonded and insured.
- C. Public Concerns.** Historically, significant concern has been expressed about the impact of the leasing activities on public resources, such as fish and wildlife resources. Environmental laws and regulations have been promulgated over time to address these concerns. As noted above, the TLO lease will require full compliance with those laws and regulations and,

additionally, will contain some operating stipulations that exceed the requirements of those laws and regulations.

IX. Due Diligence.

- A. Site Inspection.** TLO personnel are familiar with the area proposed for lease.
- B. Valuation.** The subject lands will be leased pursuant to the terms and conditions of a Negotiated Placer Mining Lease. It will be a standard form lease substantially the same as has been used in previous TLO mineral lease transactions, and includes the terms and conditions outlined above.
- C. Terms and Conditions Review.** The TLO contracted with a private law firm and collaborated with other public and private land managers to develop terms and a lease form that best serve the interests of the Trust.

X. Authorities.

- A. Applicable Authority.** AS 37.14.009(a), AS 38.05.801, and 11 AAC 99 (key statutes and regulations applicable to Trust Land management and disposal).
- B. Inconsistency Determination.** As the proposed negotiated mineral lease is specifically authorized under 11 AAC 99, any relevant provision of law applicable to other state lands is inapplicable to this action if it is inconsistent with Trust responsibilities accepted by the State under the Alaska Mental Health Enabling Act (P.L. 84-830, 70 Stat. 709 (1956)) as clarified by AS 38.05.801 and Alaska Mental Health Trust land regulations (11 AAC 99). 11 AAC 99 includes determinations that certain State statutes applicable to other State land do not apply to Trust land unless determined by the Executive Director, on a case-by-case basis, to be consistent with 11 AAC 99.020. The State Statutes deemed inconsistent with Trust management principles and inapplicable to Trust land by these regulations have not been applied to this decision or this action, including, but not limited to, AS 38.04 (Policy for Use and Classification of State Land Surface), AS 38.05.035 (Powers and duties of the director), AS 38.05.300 (Classification of land), AS 38.05.945 (Notice), AS 38.05.946 (Hearings), and 11 AAC 02 (Appeals).

In addition to those provisions of law deemed inconsistent by 11 AAC 99, the following relevant provisions of law are deemed inconsistent with Trust management principles and will not apply to this action:

AS 27.30.010- .070, Exploration Incentive Credits, and associated regulations. This statute was developed in order to attract the mineral industry to state and private land and provide general benefits statewide. Trust lands are managed solely for the benefit of the mental health beneficiaries. Exploration credits for mineral exploration may apply to Trust Land rents and royalties if this provision is negotiated in consultation with The Trust under 11 AAC 99.100(d). Terms and conditions applicable to this transaction do not provide for application of exploration credits to Trust Land rents and royalties. Therefore, to the extent that AS 27.30.010 - .070 requires otherwise is inconsistent and not applicable to Trust lands. Further, numerous provisions of law require levels of performance that are less than those required by terms and conditions negotiated in consultation with The Trust under 11 AAC 99.100(d). To allow application of those provisions of law would result in a

transaction that does not comply with trust management principles provided for in 11 AAC 99.020. Therefore, provisions of law applicable to other state lands that are inconsistent with the negotiated terms of this proposed transaction are hereby deemed inconsistent with 11 AAC 99.020 and do not apply to this transaction. These provisions and their associated regulations include, but are not limited, to the following: AS 38.05.210, 211, 215, 225, 230, 235, 240 (Annual Rent and Labor); AS 38.05.245, 255, 265, 270, 275, (Surface Use of Land and Water); AS 38.05.135, 137, 140, 145 (Leasing of Mineral Land); and AS 38.05.285 (Multiple Use).

- XI. Trust Consultation.** TLO consultation is defined in statute and regulation under AS 37.14.009(a)(2)(c) and 11 AAC 99.050 and clarified under 11 AAC 99.030(d) which requires the Executive Director to consult with the Trust Authority before issuing a public notice of a written best interest decision. This decision document complies with that requirement, as signified by the signatures below.
- XII. Best Interest Decision.** Given the information above and the information contained in the complete record, the Executive Director finds that the proposed transaction is in the best interest of The Trust, subject to the terms and conditions addressed in this decision. The decision is based upon the consideration of the five Trust management principles set out in 11 AAC 99.020 and is in full compliance with 11 AAC 99. This decision does not preclude the TLO from determining that an alternative proposal will serve the best interest of The Trust. A future determination of that nature will require a best interest decision specific to the proposal.
 - A. Non-competitive Disposal Determination.** 11 AAC.99.020(d) provides for the disposal of Trust land or an interest in Trust land on a competitive basis, unless the Executive Director in consultation with the Trust Authority determines in a written decision required by 11 AAC 99.040 that a non-competitive disposal is in the best interest of the Trust and its beneficiaries. The applicant is an experienced miner familiar with the area. Further, the relatively small size of the parcel does not warrant conducting a competitive offering.
- XIII. Opportunity for Comment.** Notice of this Best Interest Decision will take place as provided under 11 AAC 99.050. Persons who believe that the decision should be altered because it is not in the best interest of The Trust or its beneficiaries, or because the decision is inconsistent with Trust management principles set out in 11 AAC 99.020 or any other provision of 11 AAC 99, must provide written comments to the TLO during the notice period. Following the comment deadline, the Executive Director will consider timely written comments that question the decision on the basis of the best interest of The Trust and its beneficiaries or inconsistency with 11 AAC 99. The Executive Director will then, in his or her discretion, modify the decision in whole or in part in response to such comments or other pertinent information, or affirm the best interest decision without changes. The best interest decision as modified or affirmed will become the final agency action, subject to reconsideration procedures under 11 AAC 99.060. Additional notice will be provided for a substantially modified decision. If no comments are received by the end of the notice period, this best interest decision will be affirmed, and the proposed action taken. (See notice for specific dates.)

XIV. Reconsideration. To be eligible to file for reconsideration of this Best Interest Decision, or to file a subsequent appeal to the Superior Court, a person must submit written comments during the notice period.

Persons who submit timely written comments will be provided with a copy of the final written decision and will be eligible to request reconsideration within 20 calendar days after publication of the notice or receipt of the decision, whichever is earlier under 11 AAC 99.060(b). The Executive Director shall order or deny reconsideration within 20 calendar days after receiving the request for reconsideration. If the Executive Director takes no action during the 20-day period following the request for reconsideration, the request is considered denied. Denial of a request for reconsideration is the final administrative decision for purposes of appeal to the superior court under AS 44.62.560.

XV. Available Documents. Background documents and information cited herein are on file and available for review at the TLO, located at 2600 Cordova Street, Suite 100, Anchorage, Alaska 99503. Phone (907) 269-8658. Email: mhtlo@alaska.gov.

The disposal action proposed by this decision will occur no less than 30 days after the first publication date of this decision, and after the conclusion of the TLO administrative process. For specific dates or further information about the disposal, interested parties should contact the TLO at the above address, or visit the website at: www.mhtrustland.org.

XVI. APPROVED:

Wyn Menefee

Digitally signed by Wyn Menefee
Date: 2020.07.10 14:07:06 -08'00'

Wyn Menefee
Executive Director
Alaska Mental Health Trust Land Office

_____ Date

XVII. CONSULTATION CONCURRENCE

In accordance with 11 AAC 99.030(d) and the policies of the Alaska Mental Health Trust Authority, the Trust Land Office has consulted with me, and received concurrence to proceed with the above transaction.


Michael K. Abbott
Chief Executive Officer (CEO)
Alaska Mental Health Trust Authority

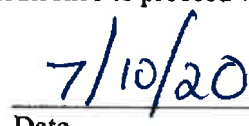

7/10/20
Date

Exhibit A



**MHT 9400733 - Doug Baker dba Landview Excavating, Inc.
Twin Creek, Fairbanks Mining District**

Legend

- Shaded MHT Settlement Parcels
- State Mining Claims
- Easements (455)
- Section Grid
- MHT 9400733 Proposed Lease Area



0 0.075 0.15 0.225 Miles

1:10,967.26



FWS
Land Office

Date Printed: 7/9/2020