AGREEMENT TO PROVIDE SHARED ACCESS

The Municipality of Anchorage, hereinafter the	e "Municipality," and
	_, hereinafter the "Owner(s) of the First Lot,"
and	
hereinafter the "Owner(s) of the Second Lot," and	
	_, hereinafter the "Owner(s) of the Third Lot,"
enter into the following AGREEMENT TO PRO	
Agreement") which shall become effective on the	e date this Agreement is fully executed. This
Agreement shall run with the land and shall be bi	nding on the Owner(s) of the First Lot and the
Owner(s) of the Second Lot, and the Owner(s) of	the Third Lot and their heirs, successors, and
assigns.	
The Owner(s) of the First Lot is/are a(n)	,
and	execute(s) this Agreement on behalf of the
Owner(s) of the First Lot in the capacity of	
and warrant(s) he/she/they has/have authority to ex	ecute this Agreement on behalf of the Owner(s)
of the First Lot.	
The Owner(s) of the Second Lot is/are a(n)	
and	execute(s) this Agreement on hehalf of the
Owner(s) of the Second Lot in the capacity of	_ encourse(s) sind rigidentent on denom of the
and warrant(s) he/she/they has/have authority to ex	
of the Second Lot.	(-)
The Owner(s) of the Third Lot is/are a(n)	
and	
Owner(s) of the Third Lot in the capacity of and warrant(s) he/she/they has/have authority to ex	
of the Third Lot.	ecute this Agreement on behan of the Owner(s)
The Owner(s) of the First Lot own(s) real prop	erty described as:
per plat, Parcel ID #	located in the Anchorage Recording District,
Third Judicial District, State of Alaska, shown or	1
referred to herein as the "First Lot." The Owner(s)	of the Second, and Third Lot desire(s) to utilize
the First Lot for	

and the Owner(s) of the First Lot must provide access to meet the requirements of the Anchorage Municipal Code.

The Owner(s) of the Second Lot own(s) an abutting lot of real property described as:		
Third Judicial referred to here Second Lot for provide access	District, State of Alaska, sho ein as the "Second Lot." The to meet the requirements of the	located in the Anchorage Recording District own on the map attached hereto as Appendix A and the Owner(s) of the Third Lot desire(s) to utilize the, and the Owner(s) of the Second Lot must he Anchorage Municipal Code. (s) an abutting lot of real property described as:
Third Judicial		located in the Anchorage Recording District own on the map attached hereto as Appendix A and
and the Owner(of each lot as sl First Lot and Se the requirement hereto as Appet this Agreement	s) of the Second Lot covenar nown in the map attached her econd Lot shall not be altered ts of the Anchorage Municipal ndix A shall not be altered of and the requirements of the	norage Municipal Code, the Owner(s) of the First Lorent and agree to provide access for the use and benefit reto as Appendix A. The above-described uses of the or expanded in any manner that does not comply with the bal Code. The access as shown in the map attached restricted in any manner that does not comply with Anchorage Municipal Code. The access as shown in the map attached to the benefit of any other lot.
This Agree Municipality of	<u>-</u>	the recording of a written release issued by the
Third Lot under	rstand and agree that violation ge Municipal Code, and will	Owner(s) of the Second Lot and the Owner(s) of the n of this Agreement constitutes a violation of Title 21 be subject to all penalties and remedies provided by
OWNER O	OF THE FIRST LOT	OWNER OF THE SECOND LOT
Signature: _		Signature:
Name:		Name:
Title:		Title:
Date:		Date:

OWNER OF THE THIRD LOT

Signature:		
Name:		
Title:		
Date:		
STATE OF ALASKA THIRD JUDICIAL DISTRICT) ss.)	
The foregoing instrument was ack	nowledged befo	ore me this day of
20, by		, in the capacity of
		Notary Public in and for Alaska My commission expires
		wy commission expires
STATE OF ALASKA THIRD JUDICIAL DISTRICT) ss.	
	,	ore me this day of
		, in the capacity of
		Notary Public in and for Alaska
		My commission expires
STATE OF ALASKA THIRD JUDICIAL DISTRICT) ss.)	
The foregoing instrument was ack	nowledged befo	ore me this day of
		, in the capacity of
		Notary Public in and for Alaska My commission expires
		wry commission expires

MUNICIPALITY OF ANCHORAGE

By:	Signature:
Title: Land Use Plan Reviewer	Date:
STATE OF ALASKA) ss. THIRD JUDICIAL DISTRICT)	
The foregoing instrument was acknowledged	before me this day of
20, by	, in the capacity of
	Notary Public in and for Alaska
	My commission expires
After recording return to:	Reference Building/Land Use Permit:
Municipality of Anchorage, Planning Dep Attn: Sonnet Calhoun, Land Use Plan Re	•
P.O. Box 196650, Anchorage, AK 99519	

INSTRUCTIONS FOR COMPLETING AN AGREEMENT TO PROVIDE SHARED ACCESS

- 1. This agreement is required by law (see Anchorage Municipal Code 21.45.040.)
- 2. There is an administrative fee of \$235.00 for each agreement.
- 3. Agreements will only be accepted on the form provided by the Municipality.
- 4. All property owners shown on Municipal tax records must sign the agreement.
- 5. If property is owned by a husband and wife, both must sign as tenants by the entirety. If signed before the same notary at the same time, the same notary block may be used. If not signed at the same time, a separate notary block is needed for each spouse.
- 6. If anyone other than the president or registered agent of a corporation executes the agreement, he/she must submit proof that he/she is authorized to bind the corporation.
- 7. Persons must sign using their legal name as given in the body of the agreement.
- 8. Persons signing the agreement must fill in their titles as given in the body of the agreement (individual, tenant by entirety, president, etc.)
- 9. Interlineations and hand-written corrections should be avoided, and may be cause for the Municipality to reject the agreement. If corrections are made, the initials of all persons signing the agreement must be placed next to each correction.
- 10. The agreement must be filled out in ink, and all signatures must be in ink.
- 11. Include the building or land use permit number, if applicable.
- 12. A site plan <u>must</u> accompany the agreement. It <u>must</u> meet the following standards:
- The plan must not be larger than $8\frac{1}{2}$ " x 14" (legal size) paper.
- The site plan must be labeled Appendix "A".
- Plans and text must be clear, legible, and reproducible.
- The site plan must show all lots, the access being granted, and all abutting rights-of-way, public use or access easements.
- There must be a 1" (2.5 cm.) clear margin on all sides of the document.

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