LEGAL NOTICE

UNITED STATES
DEPARTMENT OF THE INTERIOR
BUREAU OF
LAND MANAGEMENT
ALASKA
Notice for Publication (F-14836-A)
Alaska
Alaska Native Claims Selection

Pursuant to the order from the Alaska Native Claims Appeal Board dated May 26, 1976, the following decision of March 18, 1976 (Lands Proper for Selection, Approved for Interim Conveyance), as modified by decision of March 25, 1976 (Decision Modified in Part), is hereby published once in the FEDERAL REGISTER and once a week. for four (4) consecutive weeks in THE TUNDRA TIMES.

CERTIFIED MAIL
RETURN RECEIPT REQUESTED DECISION

Ukpeagvik Inuplat Corporation: F-14836-A

Box 427: Barrow, Alaska 99723:

Village Selection

Lands Proper for Selection
Approved for Interim Conveyance

Approved for Interim Conveyance
On November 15, 1973, the Ukpeagvik Inupiat Corporation, the village of Barrow, filed selection application F-14836-A under the provision of section 12(a) of the Alaska
Native Claims Settlement Act of
December 18, 1971, for the surface
estate of lands in the Barrow area.
On March 25, 1976, patent was
issued for a portion of the lands
selected containing 2.80 acres.
The application is properly filed
and meets the requirements of the
act and of the regulations issued
pursuant to it. The selected lands
described below are unoccupied and
do not include any lawful entry
perfected under or being maintained

in compliance with laws leading to acquisition of title.

I in view of the foregoing, the surface estate of the following described lands, aggregating approximately 153,791 acres, is considered for acquisition by the Ukpeagvik Inuplat Corporation and is hereby approved for interim conveyance pursuant to section 14(a) of the act:

section 14(a) of the act:

Umiat Meridian, Alaska (Unsurveyed)
T. 20 N., R. 17 W.
sections 5 through 8, inclusive;
sections 17 through 20, inclusive;
sections 29 and 30, all.
T. 20 N., R. 18 W.
sections 1 through 4, inclusive;
sections 9 through 16, inclusive;
sections 21 through 28, inclusive.
T. 20 N., R. 19 W.
sections 1 through 3, inclusive;
sections 4 through 6, fractional;
section 7, all;
section 8, fractional;
sections 9 through 30, inclusive.

T. 20 N., R. 20 W. sections 1 through 4, fractional, section 9, fractional; sections 16 and 17, fractional; sections 19 and 20, fractional; section 21, all; section 29, all, sections 30 and 31, fractional.

T. 21 N., R. 16 W.
section 1, fractional;
sections 2 through 10, inclusive;
sections 11 through 15, fractional;
sections 11 through 20, inclusive;
sections 21 through 23, fractional;
sections 24 through 27, inclusive;
section 28, fractional;
sections 29 through 36, inclusive.

T. 21 N., R. 18 W. sections 1 through 36, inclusive.

T. 21 N., R. 19 W.
section 3, all;
sections 4 and 5, fractional,
section 8, fractional;
section 9, all;
section 16, all,
sections 17 through 19, fractional;

Maturity

Annual Debt Service

805,864.04 859,454.00 53,751,13 66,886.72 332,257.74 10,234.47 43,516.66

21,758.33

LEGAL NOTICE NORTH SLOPE BOROUGH NOTICE OF EXISTING BONDED INDEBTEDNESS This Notice of Existing Bonded Indebtedness pertains to the bond election being held October 5, 1976 by the North Slope Borough. The following is in compliance with Alaska Statutes 29.58.160(b) and the Home Rule Charter of the North Slope

Borough.

(1) The amount of bonds and purpose of their issuance and length of time within which bonds shall mature is as follows:

Estimated Estimated

(2) The estimated annual debt service on the proposed bonds at an estimated interest rate of 7 per cent assuming a level debt service for the issue over an estimated maximum maturity of 30 years would be as reflected in the last column above entitled "Estimated Annual Debt Service."

(3) The current total general obligation indebtedness (August 31, 1976) of the Borough, including authorized but unsold general obligation bonds is as follows:

(4) The current year's (FY 1976-77) debt service on the outstanding general obligation bonds of the Borough is \$3,826,150.
(5) The current total assessed valuation within the Borough as of January 1, 1976 is: \$1,767,009,050.

Lloyd Ahvakana
Borough Clerk

| Amount | Purpose | Contempt | Purpose | Contempt | Purpose | Contempt | Purpose | Pu

sections 20 and 21, all; section 28, all; sections 29 through 35, fractional.

T. 21 N., R. 20 W. sections 25 and 36, fractional.

T. 22 N., R., 16 W. sections 16 through 18, fractional, section 19, all; sections 20 through 23, fractional; sections 26 and 27, fractional; sections 28 through 32, inclusive; sections 33 through 36, fractional.

T. 22 N., R. 17 W. sections 4 through 6, fractional: sections 4 through 6, fractional; sections 7 and 8, all; sections 9 and 10; fractional; sections 12 through 16, fractional; sections 17 through 36, inclusive.

T. 22 N., R. 18 W.
section 1, fractional;
section 2, all;
section 3, excluding right-of-way 44
L. D. 513, F-14738;
section 4, excluding U.S. Survey

tion 4, excluding U.S. Survey

section 4, excluding U.S. Survey 4227;
section 5, excluding U.S. Survey 4227;
section 6, fractional, excluding U.S. Survey 2244, U.S. Survey 2279, U.S. Survey 4227, and U.S. Survey 4227 and U.S. Survey 4217, excluding U.S. Survey 4217, and U.S. Survey 4615, and right-of-way 44 L.D. 513, F-18794 (VOR Site only);
section 8, excluding U.S. Survey 4227;
section 9, excluding U.S. Survey 4227;
section 10, excluding PLO 2344;
section 11, exituding PLO 2344;
section 11, exituding PLO 2344;
section 13, all;
section 14, excluding PLO 2344 and Special Land Use Permit F-7715;
section 15, excluding PLO 2344 and Special Land Use Permit F-7715;
section 15, excluding PLO 2344 and Special Land Use Permit F-7715;
section 15 horough 36, inclusive.

sections 16 through 36, inclusive.
T. 22 N., R. 19 W.
section 12, fractional, excluding U.S.
Survey 4615;
section 13, fractional, excluding U.S.
Survey 4615;
section 14, fractional;
sections 22 through 25, fractional,
section 27, fractional;
section 27, fractional;
sections 33 and 34, fractional;
sections 35 and 36, all.

7. 23 N., R. 16 W. section 7, fractional; sections 16 through 18, fractional; sections 21 through 23, fractional; sect'ons 25 and 26, fractional.

T. 23 N., R. 17 W.
sections 3 through 5, fractional;
sections 7 and 8, fractional;
section 10, fractional, excluding PLO
2344;
section 11, fractional, fractional,
excluding PLO 2344;
section 12, fractional;
section 18, fractional;
section 31, fractional;

section 3., R. 18 W.
section 12, fractional;
section 13, fractional, excluding PLO 2344;
section 24, fractional, excluding PLO 2344;
section 25, fractional, excluding PLO 2344;
section 31, fractional, excluding U.S. Survey 1432, U.S. Survey 4615;
section 32, fractional, excluding U.S. Survey 4615;

4615; scurvey 1432; U.S. Survey 4615, and PLO 2344; section 33, excluding PLO 2344; section 34, excluding PLO 2344; section 35, excluding PLO 2344; section 36, fractional, excluding PLO 2344.

T. 24 N., R 17 W. sections 32 and 33, fractional.

The interim conveyance issued for the surface estate of the lands described above shall contain the following reservations to the United States:

1. A right-of-way thereon for ditches and canals contructed by the authority of the United States. Act of August 30, 1890 (26 Stat. 391); 43 U.S.C. 945.

2. A right-of-way thereon for the construction of railroads, telegraph, and telephone lines, as prescribed and directed by the act of March 12, 1914 (38 Stat. 305); 43 U.S.C. 975(d).

3. The subsurface estate therein,

and directed by the act of March 12, 1914 (38 Stat, 305); 43 U.S.C. 975(d).

3. The subsurface estate therein, and all rights, privileges, immunities and appurtenances, of whatsoever nature, accruing into said estate pursuant to the Alaska Native Claims Settlement Act of December 18, 1971 (85 Stat. 688); 43 U.S.C. 1601-1624.

4. Pursuant to section 17(b) of the Alaska Native Claims Settlement Act of December 18, 1971 (85 Stat. 688); the following easements referenced by easement identification number (EIN) on the easement map in case file F-14836-EE are reserved to the United States and subject to further regulations thereby:

a. A site easement for public purposes and a road easement for use by the public to gain access to said site. The locations of said easements are:

A five (5) acre site easement covering the Rogers-Post Monument (EIN 9-C4) and a road easement or one hundred (100) feet in width to said site from Barrow-Wainwright Road easement (EIN 3-C5, E), and its use is to be controlled by applicable State and Federal law or regulations.

b. A one (1) acre site easement for public purposes covering the site of the original village of Barrow at Point Barrow (EIN 10-C4), and its

use is to be controlled by applicable State and Federal law or regulations.

c. A trail easement twenty-five (25) feet in width for use by the public to gain access to and from public lands south of the selection. Said easement is located along the route of the existing winter trail along the Chukchi Sea coast from the Division of Aviation tract at Barrow, southerly to the public lands outside the selection and northerly from the boundary of the Navy Arctic Research Laboratory site along the existing truck trail to Point Barrow and extending beyond to the Arctic Research site at Plover Point (EIN 1-C5 E), and its use is to be controlled by applicable State or Federal law or regulations.

d. A road easement one hundred (100) feet in width for the proposed Barrow-Walnwright Road for use by the public to gain access to and from public lands south of the selection, Said easement is located along the alignment of Highways from the Emaiksoun Lake road southerly towards Wainwright and including a spur to Emaiksoun Lake (EIN 2-C5, E), and its use is to be controlled by applicable State or Federal law or regulations.

e. A road easement one hundred (100) feet in width for use by the value of the selection of the selection.

a spur to Emaiksoun Lakd (EIN 2-CS, E), and its use is to be controlled by applicable State or Federal law or regulations.

e. A road easement one hundred (100) feet in width for use by the public to gain access to and from public lands east of the selection. Said easement is located along the existing 44 L.D. 513 right-of-way from the Navy Arctic Research Laboratory site to the Navy gas well and continuing easterly to public lands outside the selection (EIN 4-CS, E), and its use is to be controlled by applicable State or Federal law or regulations,

1. A road easement one hundred (100) feet in width for use by the public to gain access to and from public lands south of the-selection. Said easement begins from the Barrow-Wainwright Road easement and runs southeasterly along the west shore of Lake Sungovoak to lands south of the selection (EIN 4b-C5, E), and its use is to be controlled by applicable State or Federal law or regulations,

g. A road easement one hundred (100) feet in width for use by the public to gain access to and from public lands to the south and east of the selection. Said easement public lands to the south and east of the selection, said easement begins at Barrow and runs southerly along the route proposed by the public to gain access to and from public lands to the south and east of the selection (EIN-C5, M), and its use is to be controlled by applicable State or Federal law or regulations.

h. The following existing 44 L.D. 513 rights-of-way and appurtengnces thereto, constructed by the right of United States, its agents or employees to maintain, operate, repair, or, improve the same so long as needed or used for or by the United States (EIN 11-C4, 44 L.D. 513; F-0132945; 3) F-026975; 3) F-026975;

1) F-013216; 2) F-122945;

F-026975; F-031617, Parcels A, B. and

4) F-031617, Parcels A, B. and
a C;
5) F-035319;
6) F-12605;
7) F-18794.

I. In addition to the foregoing, the United States reserves:

1) The general right to enter upon the lands herein granted for cadastral, geodetic, or other survey purposes, together with the right to all things necessary in connection therewith,

2) A continuous linear easement twenty-five (25) feet in width upland of and parallel to the mean high tide line in order to provide public access to and along the marine coastline and use of such shore for the purposes such as the beaching of watercraft or aircraft, travel along the shore, recreation, and other similar uses (EIN 6-CS). Deviations from the waterline are permitted when specific conditions so require, e.g., impassable topography or waterfront obstruction. This easement is subject to the right of the owner of the servient estate to build upon such easement a facility for public or private purposes, such right to be exercised reasonably and without undue or unnecessary interference with or obstruction of the seasement. When access along the marine coastline easement is to be obstructed, the owner of the servient estate to be obstructed, the owner of the servient estate will be obligated to convey to the United States an acceptable alternate access route at no cost to the United States, prior to the creation of such obstruction.

3) An easement for the transportation of energy, fuel, and flatural resources which are produced by the United States or which are including those related facilities necessary duirng periods of planning, locating, constructing, operating, maintaining, or terminating transport energy, fuel, and natural resources including those related facilities necessary duirng periods of planning, locating, constructing, operating, maintaining, or terminating transport energy, fuel, and natural resources to the right to build any related facilities necessary for the were so of the servient estate, when ever the use of such easement will require removal or relocation of any

that the United States may exercise the right of eminent domain if such consent is not given. Only those portions of this easement that are actually in use or that are expressiy authorized on March 3, 1996, shall continue to be in force.

J. Furthermore, the United States incorporates by reference the agreement of May 14, 1974, between the United States Department of the Navy and the Arctic Slope Regional Corporation and four native village corporations, and reserves those easements necessary to implement said agreement. A copy of the agreement is located in Bureau of Land Management lie F-1483-6-E.

The grant of lands by the interim conveyance shall be subject to:

1. Issuance of a patent confirming the boundary description of the lands granted after approval and filling by the Bureau of Land Management of the official plat of survey covering such lands.

2. Valid existing rights therein, including but not limited to those created by any lease (including a lease issued under section 6(g) of the Alaska Statehood Act (72 Stat. 339, 341), contract, permit, right-of-way, or easement and the right of the lesssee, contractee, permittee, or grantee to the complete enjoyment of all rights, privileges, and benefits thereby granted to him.

3. Requirements of section 14(c) of the Alaska Statehood Act (72 Stat. 339, 341), contract, permit, right-of-way, or easement and the right of the lands after the permitered, as prescribed in said section.

Interim conveyance to the lands remaining in the application will be made at a later date. Conveyance to the lands in T. 22 N., R. 18 W., Umilat Meridian covered by special land use permit F-7715 will be made after the permited has met the stipulations contained in the permit and the lands are restored to their former condition. It should be noted that no interim conveyance to the lands involved are located within Naval Petroleum Reserve No. 4, the regional corporation may make lieu selections of the subsurface estate of the Alaska Native Claims Appeal Board in accordance with reg

/s/ Robert E. Sorenson Chief, Branch of Lands and Minerals Operations

Enclosures ASO Form 2650-4 Regulations

ASO Form 2650-4
Regulations
Frats

In accordance with Departmental
regulation 43 CFR 2650.7(d), notice
of this decision is. being published
once in the FEDERAL-REGISTER
and once a week, for four (4)
consecutive weeks, in THE TUNDRA
TIMES. Any party claiming a
property interest in land affected
by this decision may appeal the
decision to the Alaska Native Claims
Appeal Board, P.O. Box 2433,
Anchorage, Alaska 99510 and with a
copy served upon the Bureau of
Land Management and the Regional
Solicitor, Office of the Solicitor,
1016 West Sixth Avenue, Suite 201,
Anchorage, Alaska 99501; also:

1. Any party receiving actual
notice of this decision shall have
30. days, from the receipt of actual
notice of this decision shall have
30. days from the receipt of actual
notice to file an appeal,
2. Any unknown parties, any
parties unable to be located after
reasonable efforts have been
expended to locate, and any parties who failed or refused to sign
a receipt for actual notice, shall
have 30 days from the date of
publication in the FEDERAL
REGISTER, which is August 30,
1976, to file an appeal,
3. Any party or unknown which
is adversely affected by this decision
may claim a property interest which
is adversely affected by this decision
shall be deemed to have walved
their rights which were adversely
affected unless an appeal is timely
filed with the Alaska Native Claims
Appeal Board.
To aolid summary dismissal of
the appeal, there must be strict
compliance with he regulations

Appeal Board.

To avoid summary dismissal of the appeal, there must be strict compliance with he regulations governing such appeal. Further information on the manner of, and requirements for, filing an appeal may be obtained from the Bureau may be obtained from the Bureau of Land Management, 555 Cordova Street, Anchorage, Alaska 99501.

Robert E. Sorenson Chief, Branch of Lands and Minerals Operations

Pub.: Sept. 8, 15, 22 & 29, 1976.

LEGAL NOTICE

INVITATION FOR BIDS STATE OF ALASKA DEPARTMENT OF HIGHWAYS

Bonds Outstanding Bonds Authorized — Unsold

Pub.: September 8, 15, 22, & 29, 1976.

STATE OF ALASKA
DEPARTMENT OF HIGHWAYS

Sealed bids in single copy for
Jurnishing all labor, materials and
equipment, and performing all work
on Project RS-0559(4), Birchwood
Loop Road, seal Coad described herein, will be received until 2:00 p.m.
prevailing time, October 28, 1976 in
the Commissioner's Office, Department of Highways, Island Center
Building, Douglas, Alaska.

This project will consist of Seal
coat application on 4.8 miles of the
Birchwood Loop Road located
approximately 21 miles north of
Anchorage, Alaska.

Principal items of work consist of
the following: 700 tons of hot
asphalt pavement for leveling and/or
patching; 45 tons of asphalt cement,
AC-5; 138 tons of Ac-800 liquid
asphalt for seal coat; 1,267 tons of
grading "O" cover coat material;
painted traffic markings, lump sum,
all required; and miscellaneous items
of work.

All work shall be completed in
50 Calendar days.

In accordance with requirements
set-forth by the "Federal Highway
Administration", the following provisions are made a part of all
advertisements for highway construction contracts:

"Didders must submit certifica,
tions stating whether or not they

\$34,000,000 \$33,269,000

bidding documents.

Plans and specifications may be obtained by all who have a bona fide need for them for bidding purposes from the Chief Road Design Engineer, P. O. Box 1467, Juneau, Alaska 99802 at a charge of \$10.00 (non-refundable) for each assembly. Checks or money grders should be made payable to: State of Alaska, Department of Highways. Plans may be examined at Department of Highway Offices in Anchorage, Fairbanks, Valdez.

H. D. Scougal Commissioner of Highways

Pub: Sept. 22, 29 & Oct. 6, 1976

intend to subcontract a portion of the work and, if so, that they have taken affirmative action to seek out and consider minority business enterprises as potential subcontractors. Each bidder intending to sublet part of the contract work shall make contact with potential minority business enterprise subcontractors to affirmatively solicit their interest, capability, and prices, and shall document the results of such contacts. A bidder's failure to submit this certification or submission of a false certification form (14-60) and a Directory of Minority Business Enterprises will be included with the bidding documents.

Plans and specifications may be.