

**STATE OF ALASKA
DEPARTMENT OF NATURAL RESOURCES
DIVISION OF MINING, LAND, AND WATER**

FINAL FINDING AND DECISION

**Proposed Land Offering
Teklanika III Remote Recreation Cabin Sites Staking Area - ADL 419238
AS 38.05.035 (e), AS 38.05.045, and AS 38.05.600**

**Related Actions:
Amendment to Tanana Basin Area Plan
AS 38.04.065**

This Final Finding and Decision supplements the Preliminary Decision dated July 10, 2011 for the proposed action(s) incorporated by reference herein, except as amended, changed or deleted by this final finding and decision.

Attachment I: Preliminary Decision

I. Recommended Action(s)

As detailed in Attachment I: Preliminary Decision, the State of Alaska, Department of Natural Resources (DNR), Division of Mining, Land, and Water (DMLW) recommends offering for sale State-owned land for private ownership within the Teklanika III project area (ADL 419238).

The Division proposes to offer up to 25 authorizations to stake parcels ranging from 5 to 20 acres in this project area, for a maximum of 500 acres sold through this offering. Under AS 38.05.600 Remote Recreational Cabin Sites, authorizations will be awarded by lottery. When so authorized, entrants may stake a parcel within a defined staking area, lease the staked parcel during the survey, platting, and appraisal process, and convert the lease to a sale at a purchase price established by the appraised value, plus associated fees. This offering may be conducted in phases.

After the staking period closes, the Division may also identify and survey additional parcels in a project area known as administrative parcels. Administrative parcels are not restricted to the 5-acre minimum and 20-acre maximum. Parcels that are staked but later relinquished, terminated, or expired before converting to sale, and parcels administratively created by the Division, will be offered at public auction or by another method under AS 38.05.045 Generally [Sale of Land]. The total number of acres and total number of parcels resultant from this offering will not exceed the maximum number specified for sale by this proposal.

There is one related action with this project: an amendment to the Tanana Basin Area Plan.

- The proposed amendment to the Tanana Basin Area Plan will amend the management intent of Subunit 411 to:
 1. increase the maximum allowable parcel size along the Teklanika River and Nenana Rivers for the ease of survey; and

2. modify the management intent to remove the maximum conveyable acreage for Teklanika I-IV Homesteads within Subunit 411 to allow the offering of the entirety of Teklanika Homesteads I-IV in a single phase.

II. Authority

The State of Alaska, Department of Natural Resources (DNR) has the authority under AS 38.05.035 (e) Powers and Duties of the Director and AS 38.05.045 Generally [Sale of Land] to sell State-owned land if, on preparation and issuance of a written finding, it is determined to be in the best interest of the State. The Land Sales and Contract Administration Section of the Division of Mining, Land, and Water (DMLW) is delegated authority to offer parcels under AS 38.05.600 Remote Recreational Cabin Sites, 11 AAC 67.805 Designating Areas for Remote Recreational Cabin Sites, and 11 AAC 67.815 Offering Remote Recreational Cabin Sites. The Division is also authorized to offer through other methods of sale under AS 38.05.045 any additional administrative parcels as well as any staked parcels later relinquished, terminated, or expired during the staking and leasing periods.

III. Traditional Use Finding

In accordance with AS 38.05.830 Land Disposal in the Unorganized Borough, a traditional use finding was included in Attachment I: Preliminary Decision. Public review brought forth no new information indicating traditional use conflicts that were not apparent at the Preliminary Decision stage.

Public comments addressed that an increase in private property would lead to an increase in use of the area, however there were no new traditional uses identified.

IV. Planning, Classification, and Related Actions

The Areawide Land Management Policies and general management intent of the area plan unit and subunit were reviewed for consistency with the proposed offering. The project area is within the Tanana Basin Area Plan for State Lands (TBAP, adopted September 1991): Management Subunit 411 of TBAP: Teklanika. Lands within this unit are classified Settlement under Land Classification Order (CL) No. NC 90-002.

In order to allow for the offering of the additional parcels in a single phase, the Division has proposed an amendment to TBAP to remove the maximum conveyable acreage restriction for each of Teklanika I-IV Homestead areas to allow for the offering of up to 500 acres (up to 25 authorizations) as proposed in Attachment I: Preliminary Decision. The Preliminary Decision described that the amendment to TBAP would modify the management intent of TBAP in three areas. Upon further review, the Division will combine the amendment to remove the maximum conveyable acreage for Teklanika I-IV Homesteads and to offer in a single phase into a single action. TBAP does not directly specify that each of the Teklanika Homestead areas must be offered separately or in phases, however management intent provides separate conveyable acreages for each.

The Division also proposes to amend TBAP to increase the maximum allowable parcel size within 1,000 feet of the ordinary high water mark of the Teklanika or Nenana Rivers. The Division proposes to amend the management intent to allow for parcels no larger than 5.2 acres within 1,000 feet of the Teklanika or Nenana Rivers. This will allow 0.2-acre flexibility in the size

of the parcel and decrease the overall cost of survey. As a result of public comment, the maximum parcel size proposed was reduced from 5.5 acres to 5.2 acres. The reduction from the originally proposed 0.5-acre increase will still allow the necessary flexibility to reduce survey costs.

V. Public Notice and Response to Comments

Pursuant to AS 38.05.945 Notice, public notice inviting comment was published in legal notices in the regional Fairbanks Daily News-Miner and the statewide Anchorage Daily News on January 31, 2011. The notice also appeared on the State of Alaska Online Public Notices website at <http://notes.state.ak.us/pn/>. Additionally, public notices with a request to post for 30 days were mailed to libraries in the general area of the proposed offering and post offices statewide. Notices were also mailed to local community associations, cities, and the Fairbanks North Star Borough; regional and village corporations; as well as adjacent land owners, permit holders, or managers of record. The public notice stated that written comments were to be received by 5:00pm August 25, 2011 in order to ensure consideration and to be eligible to appeal.

The Division received public comments from 4 individuals currently owning land in the proposed project area during the public comment period:

- Audra Brase, Fairbanks, Alaska;
- Mathew J. Evenson, Fairbanks, Alaska; and
- Michael J. Brase, Fairbanks, Alaska;
- Trudy L. O'Kelley, Fairbanks, Alaska.

All comments received during the public comment period are summarized in the following paragraphs.

Public Comment: Two comments expressed concern that allowing entrants to stake between 5 and 5.5 acres to reduce survey costs would not have its intended effect. They felt that entrants would push the limitation and parcels would have to be adjusted by the surveyors anyway and therefore there would be no reduction in survey costs. They recommended that parcel size should remain at 5.0 acres within 1,000 feet of the rivers.

DNR DMLW Response: DNR DMLW recognizes that the amendment to the maximum acreage restriction within 1,000 feet of the Teklanika and Nenana Rivers parcels will not remove the necessity to modify parcels for acreage restrictions. Under the current restriction in TBAP, the survey of parcels with no flexibility in acreage will likely have the effect of an increase in fieldwork, the number of monuments, and calculation and platting time. As a result of public comment, DNR DMLW will modify the proposed amendment to increase the maximum parcel size within 1,000 feet of the Teklanika and Nenana Rivers to 5.2 acres instead of the 5.5 acres proposed in Attachment I: Preliminary Decision. The amendment will allow contract surveyors a 0.2-acre flexibility in parcel size, thereby reducing the overall cost of survey.

Public Comment: Three comments expressed concern that additional parcels would reduce the remote, un-crowded condition of the staking area. Two comments suggested disallowing entrants from staking a parcel adjacent to existing parcels. Another comment mentioned an adverse affect on the river and the pristine environment of the Teklanika and Nenana Rivers due to an increased human population.

DNR DMLW Response: The management intent of TBAP states “Teklanika II Homestead is one of the highest quality settlement areas in the Basin and should be made available.” The conveyance of a maximum of 500 additional acres is less than the 1,250 acres currently allowed under the management intent. As stated in the Preliminary Decision, only 11.5% of available river frontage has been staked. Adding 25 more parcels will add less than an additional 5% and increase this total to approximately 15.5%, a level we feel is still consistent with the management intent of the area.

Disallowing the staking of parcels adjacent to existing private parcels would eliminate the opportunity for entrants to stake parcels in many locations and would prohibit current land owners from staking adjacent properties. Additionally, DNR DMLW may not allow preferential use of unreserved State-owned land surrounding private parcels. It is the nature of settled areas to change over time and it is appropriate that other Alaskans have opportunities to obtain land as well. Impacts to existing users will be reduced by limiting the conveyable acreage of the offering to that identified in TBAP.

Public Comment: All commenters expressed concern that an increase in landowners would result in an increase in boat traffic and a subsequent decrease in safety on the river.

DNR DMLW Response: It is noted that the offering of additional parcels along the river may lead to an increase in boat traffic. Past experience has shown that many participants in the Remote Recreational Cabin Sites staking program are people who already use the area. Therefore, it is unlikely the offering will result in a massive influx of entirely new land users. The issue of boat safety is beyond the scope of the decision, however, DNR encourages boaters to act in a responsible and safe manner and be alert to potential hazards. The Teklanika and Nenana Rivers are characteristic of many interior navigable waterways and do not present any unique issues to navigability safety. As on any river, users are responsible for the safe operation of their watercraft and assume the associated risks and liability. The brochure will inform entrants of the potential navigation hazards, to include other watercraft.

Public Comment: One comment mentioned that an increase in landowners would result in an increase in trails; an increase in ATV and snow machine use and therefore further destruction or damage to riparian areas; and an increase in theft, trespass, and littering.

DNR DMLW Response: It is noted that there will likely be some impacts to existing trails and new trails developed, with an increase in private property holdings. Access across unreserved State-owned land is anticipated and is subject to conditions in 11 AAC 96 Provisions for General Land Use Activity. Restrictions on Generally Allowed Uses, including restricting access across unreserved State-owned land, is beyond the scope of this decision. Trails established under Generally Allowed Uses are acceptable on general State-owned lands. ATV and snow machine use are allowed under Generally Allowed Uses as long as the use does not cause or contribute to water quality degradation, alteration of drainage systems, significant rutting, ground disturbance, or thermal erosion.

Individuals participating in the Remote Recreational Cabin Sites program will have an opportunity to obtain title to their parcels, and therefore will have an incentive to protect their investment; shared trails are amenities that stakers will have an interest in protecting or improving. The Nenana boat landing is managed by the City of Nenana and as such, concerns

regarding its management (e.g. litter) should be directed to the City of Nenana. Crimes should be reported to the Alaska State Troopers.

Public Comment: One comment mentioned that lands burned in 2009 will be unstable and therefore more prone to erosion. Entrants avoiding these areas will have to stake in the few remaining desirable areas, making the crowding even worse.

DNR DMLW Response: There are only a few areas where the burn reached the banks of the Teklanika River. In all, about 2 miles of shoreline in the far western portion of the staking area were burned. Although these areas may not be attractive presently, entrants may not necessarily avoid the areas entirely when choosing a parcel to stake. Some areas burned in the 2009 fire may be attractive as regenerating vegetation and hardwoods are less prone to wildfire and entrants may choose to select portions of these areas with respect to Firewise concerns.

Public Comment: Two comments stated that an increase in parcels will increase hunting pressure and have a negative impact on hunting and fishing due to increased human traffic year 'round. One comment also mentioned that there is already non-stop boat traffic and noise at all hours.

DNR DMLW Response: As previously noted, a portion of the increased traffic is likely to be from existing users of the area. Wildlife populations and hunting regulations are managed by the State of Alaska, Department of Fish and Game (DFG). DFG has provided their comments during the review process and did not mention any concerns with increased hunting pressure on fish and wildlife populations in the area. Impacts to existing users will be reduced by limiting the conveyable acreage of the offering to that identified in TBAP.

Public Comment: Three comments addressed that this offering needs to include the reserved areas for trail access, wood cutting, and camping spots, as in the 2004 offering.

DNR DMLW Response: As stated in Attachment I: Preliminary Decision, access sites, public use areas, and wood gathering areas, as well as access between the Nenana-Kantishna Trail and the river will be identified and retained. Areas reserved from staking in the 2001 and 2004 offerings will be retained in this offering.

Public Comment: One comment suggested reducing the number of authorizations from 25 to 15.

DNR DMLW Response: The offering of 25 staking authorizations will maximize entrants' ability to obtain a parcel. Additionally, as the cost of survey of remote locations is high, the larger number of parcels will assist to offset the cost of survey and make the offering more cost effective. The offering of up to 500 acres as permitted under TBAP will better meet the interests of the public and of the Department.

Public Comment: One comment stated that "Alternative #1 does NOT 'maximize public interest' in that it discriminates against existing property owners as not being part of the public, i.e. continued re-offering of the area dilutes the quality of the area and the program,..."

DNR DMLW Response: DNR DMLW recognizes that changes to an area may be undesirable to existing land owners. However, it is the nature of settlement areas to change over time and it is appropriate that other Alaskans have opportunities to obtain land as well. TBAP was adopted in 1985 and updated in 1991, which involved an extensive public review process. Existing property owners should be aware that the area was designated settlement and future land offerings were a likely result.

Public Comment: One comment stated that there should be a minimum distance of ½ mile between parcels as is required in the trapping cabin and remote cabin programs.

DNR DMLW Response: The trapping cabin and remote cabin programs are (were) designed with wholly different statutes, regulations, and management intent in mind and therefore do not apply to the Remote Recreational Cabin Sites staking program. The separation of ½ mile between parcels would greatly reduce the current entrants' right to have the same opportunity to select parcels as former entrants and eliminate much of the higher value acreage from the offering. As noted above, this would also eliminate the ability of current land owners to stake parcels adjacent to their own.

Public Comment: Two comments recommended developing other areas as Remote Recreational Cabin Sites staking program areas instead of re-offering the Teklanika staking area.

DNR DMLW Response: DNR DMLW appreciates suggestions on land offering areas and accepts land nominations for future offerings. DNR DMLW is limited to offering those areas owned by the State of Alaska, managed by DNR DMLW, and classified as Settlement. Only one of the areas suggested in these comments currently meets these criteria. Other Remote Recreational Cabin Sites staking program areas are being considered for future offerings.

VI. Modifications to Decision and/or Additional Information

There are two modifications to the recommended action from the original proposed action(s) described in Attachment I: Preliminary Decision.

As a result of public comment, the amendment to the management intent of TBAP will allow for parcels no larger than 5.2 acres within 1,000 feet of the ordinary high water mark of the Teklanika or Nenana Rivers. The 0.2-acre increase in parcel size will meet intent of decreasing the survey costs and maintain the current management intent for the area. The reduction from the originally proposed 0.5-acre increase will allow the necessary flexibility to reduce survey costs.

The Preliminary Decision described that the amendment to TBAP would modify the management intent of TBAP in three areas. Upon further review, the Division will combine the amendment to remove the maximum conveyable acreage for Teklanika I-IV Homesteads and to offer in a single phase into a single action.

Final finding and decision follows.

Discussion and Final Finding and Decision

The Department recommends proceeding with the proposed action as described in Attachment I: Preliminary Decision and as supplemented, amended, changed, or deleted herein. This action is undertaken under relevant authorities. This offering will help meet the State's goal to offer land for settlement for sale to the public and raise revenue for the State.

The findings presented above have been reviewed and considered. Public Notice has been accomplished in accordance with AS 38.05.945 Notice and comments received were considered. The project file has been found to be complete and the requirements of all applicable statutes have been satisfied. The recommended actions are consistent with constitutional and statutory intent for State-owned land.

Under the authority of the applicable statutes, it is hereby found to be in the best interest of the State of Alaska to proceed with the recommended action(s) as described and referenced herein.

/s/
Recommended: Kathryn Young, Section Manager
Land Sales and Contract Administration Section
Division of Mining, Land, and Water
Department of Natural Resources, State of Alaska

10/21/2011
Date

/s/
Approved: Wyn Menefee, Acting Director
Division of Mining, Land, and Water
Department of Natural Resources, State of Alaska

11/03/2011
Date

/s/
Approved: Daniel S. Sullivan
Commissioner
Department of Natural Resources, State of Alaska

11/03/2011
Date

Reconsideration Provision

A person affected by this decision who provided timely written comment or public hearing testimony on this decision may request reconsideration, in accordance with 11 AAC 02. Any reconsideration request must be received within 20 calendar days after the date of "issuance" of this decision, as defined in 11 AAC 02.040 (c) and (d) and may be mailed or delivered to Daniel S. Sullivan, Commissioner, Department of Natural Resources, 550 W. 7th Avenue, Suite 1400, Anchorage, Alaska 99501; faxed to 1.907.269.8918; or sent by electronic mail to dnr.appeals@alaska.gov.

If reconsideration is not requested by that date or if the Commissioner does not order reconsideration on his own motion, this decision goes into effect as a final order and decision on the 31st day after issuance. Failure of the Commissioner to act on a request for reconsideration within 30 days after issuance of this decision is a denial of reconsideration and is a final administrative order and decision for purposes of an appeal to Superior Court. The decision may then be appealed to Superior Court within a further 30 days in accordance with the rules of the court, and to the extent permitted by applicable law. An eligible person must first request reconsideration of this decision in accordance with 11 AAC 02 before appealing this decision to Superior Court. A copy of 11 AAC 02 may be obtained from any regional information office of the Department of Natural Resources.

**STATE OF ALASKA
DEPARTMENT OF NATURAL RESOURCES
DIVISION OF MINING, LAND, AND WATER**

PRELIMINARY DECISION

**Proposed Land Offering
Teklanika III Remote Recreational Cabin Sites Project Area - ADL 419238
AS 38.05.035 (e), AS 38.05.045, and AS 38.05.600**

COMMENT PERIOD ENDS 5:00PM, THURSDAY, AUGUST 25, 2011

I. Proposed Actions

The primary proposed action of this Preliminary Decision of the State of Alaska, Department of Natural Resources, Division of Mining, Land, and Water is to offer up to 500 acres of State-owned land for sale within the Teklanika III project area (ADL 419238).

Attachment A: Public Notice
Attachment B: Area Map

Located within the Department's Northern Region along the Teklanika River, approximately 50 miles west of Fairbanks and 7 miles southwest of Nenana, the project area is within Township 5 South, Range 9 West, Township 6 South, Range 9 West, and Township 6 South, Range 10 West, Fairbanks Meridian, encompassing approximately 16,000 acres. See Attachment B: Area Map for a graphic depiction of the project area's location.

The Division proposes to offer up to 25 authorizations to stake parcels ranging from 5 to 20 acres in this project area, for a maximum of 500 acres sold through this offering. Under AS 38.05.600 Remote Recreational Cabin Sites, authorizations will be awarded by lottery. When so authorized, entrants may stake a parcel within a defined staking area, lease the staked parcel during the survey, platting, and appraisal process, and convert the lease to a sale at a purchase price established by the appraised value, plus associated fees. This offering may be conducted in phases.

After the staking period closes, the Division may also identify and survey additional parcels in a project area known as administrative parcels. Administrative parcels are not restricted to the 5-acre minimum and 20-acre maximum. Parcels that are staked but later relinquished, terminated, or expired before converting to sale, and parcels administratively created by the Division, will be offered at public auction or by another method under AS 38.05.045 Generally [Sale of Land]. The total number of acres and total number of parcels resultant from this offering will not exceed the maximum number specified for sale by this proposal.

This proposed sale originates from the recommendation pursuant to the Tanana Basin Area Plan (adopted 1985, updated 1991), which designates the area as Settlement. According to the area plan, the management intent for the project area (Subunit 4I1) allows for the disposal, including sale, of 2,000 acres of Settlement land. There is one associated action with this

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Teklanika III Remote Recreational Cabin Sites Project Area - ADL 419238

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proposal: an amendment to the Tanana Basin Area Plan. Separate comments should be submitted for each action.

- The proposed amendment to the Tanana Basin Area Plan will amend the management intent of Subunit 411 to:
 1. allow the offering of the entirety of Teklanika Homesteads I-IV in a single phase;
 2. modify the management intent to remove the maximum conveyable acreage for the individual offering areas within Subunit 411; and
 3. increase the maximum allowable parcel size along the Teklanika River and Nenana Rivers for the ease of survey.

Refer to the Planning and Classification section of this document for more information.

Pursuant to AS 38.05.945 Notice, the public is invited to comment on this proposal. See the Submittal of Public Comments section at the end of this document and Attachment A: Public Notice for details on how to submit comments for consideration prior to the comment period deadline. If, after consideration of timely written comments, this proposal is approved, the Division will issue a Final Finding and Decision.

II. Authority

The State of Alaska, Department of Natural Resources (DNR) has the authority under AS 38.05.035 (e) Powers and Duties of the Director and AS 38.05.045 Generally [Sale of Land] to sell State-owned land if, on preparation and issuance of a written finding, it is determined to be in the best interest of the State. The Land Sales and Contract Administration Section of the Division of Mining, Land, and Water (DMLW) is delegated authority to offer parcels under AS 38.05.600 Remote Recreational Cabin Sites, 11 AAC 67.805 Designating Areas for Remote Recreational Cabin Sites, and 11 AAC 67.815 Offering Remote Recreational Cabin Sites. The Division is also authorized to offer through other methods of sale under AS 38.05.045 any additional administrative parcels as well as any staked parcels later relinquished, terminated, or expired during the staking and leasing periods.

III. Administrative Record

The project file for the Teklanika III project area (ADL 419238) constitutes the administrative record for this action. Also incorporated by reference are:

- Tanana Basin Area Plan for State Lands (TBAP), amended September 1991, and associated land classification files;
- Alaska Interagency Wildland Fire Management Plan, amended October 1998;
- 2010 Catalog of Waters Important for the Spawning, Rearing, or Migration of Anadromous Fishes; and
- 1979 Exploratory Soil Survey of Alaska.

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IV. Scope of the Decision

The scope of this proposal, under the statutes and regulations described in the Authority section, is limited to the Division's proposal to offer State-owned land within the Teklanika III project area for sale through a future, public Remote Recreational Cabin Sites offering. The Division proposes to open the area for up to authorizations to stake parcels under AS 38.05.600 Remote Recreational Cabin Sites and 11 AAC 67.800 Qualifications for Remote Cabin Site - 11 AAC 67.990 Definitions. The Division may also identify and survey additional parcels in a project area to be sold at public auction under AS 38.05.045 Generally [Sale of Land]. The number of staked and additional surveyed parcels will not exceed the total number of authorizations offered, nor total number of acres to be sold. The Division does not intend to impose deed restrictions to control post-patent land use.

There may be related actions with this proposal as described in the Previous Actions section. The approval and succession of the primary proposed action detailed in this Preliminary Decision are contingent on the completion of related actions, as described throughout this document.

V. Description

Location: The Teklanika III project area is located along the Teklanika River, approximately 50 miles southwest of Fairbanks and 7 miles southwest of Nenana. See Attachment B: Area Map for a graphic depiction of the approximate location of the project area.

USGS Map Coverage: The project area is within the US Geological Survey (USGS) inch-to-mile maps Fairbanks River B-5 and B-6 maps.

Coastal Issues: The project area is not within the zone of coastal influence.

Borough/Municipality: The project area is within the Unorganized Borough and is subject to the State of Alaska platting and zoning authority. The project area is outside any municipality.

Native Regional and Village Corporations: Doyon, Limited is the regional corporation for this area. Toghothele Corporation in Nenana is a village corporation within 25 miles of the project area. The Native Village of Nenana is a federally-recognized council within 25 miles of the project area.

Legal Description: The Teklanika III project area, depicted in Attachment B: Area Map, encompasses approximately 16,000 gross acres within:

- Township 5 South, Range 9 West, Fairbanks Meridian:
 - Section 10 SE $\frac{1}{4}$ NE $\frac{1}{4}$ east of RST 346 RS2477 trail, excluding ASLS 860150 and ASLS 930088;
 - Section 11 W $\frac{1}{2}$ excluding ASLS 860181, ASLS 870275, ASLS 930088, and ASLS 20020012;
 - Section 14 excluding ASLS 900119;
 - Section 15 excluding ASLS 870082, ASLS 900103, ASLS 900118, ASLS 900119, and ASLS 20020012;
 - Section 20 east of RST 346;

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- Section 21 excluding ASLS 850332, ASLS 860151, ASLS 860180, ASLS 870109, ASLS 870268, ASLS 900134, ASLS 900179, ASLS 910110, ASLS 910114, and ASLS 930086;
- Section 22 excluding ASLS 860151, ASLS 870268, ASLS 890189, ASLS 900103, ASLS 900118, ASLS 900196, ASLS 900215, and ASLS 930087;
- Section 27 (all);
- Section 28 excluding ASLS 860152, ASLS 860180, ASLS 860234, ASLS 870080, ASLS 870109, and ASLS 20020012;
- Section 29 south and east of RST 346 excluding ASLS 860152, ASLS 860180, ASLS 870267, ASLS 870380, and ASLS 20020012;
- Section 30 east of RST 346;
- Section 31 E½ excluding 870206, and SW¼ excluding ASLS 20020012;
- Section 32 excluding ASLS 860150, ASLS 870081, ASLS 870206, ASLS 870379, ASLS 890057, ASLS 900102, ASLS 900121, ASLS 20020012;
- Section 33 (all); and
- Section 34 (all);

and

- Township 6 South, Range 9 West, Fairbanks Meridian:
 - Section 5 NW¼ excluding ASLS 860148, ASLS 870206, ASLS 890057, and ASLS 910102;
 - Section 6 excluding ASLS 860072, ASLS 860148, ASLS 870079, ASLS 870197, ASLS 870205, ASLS 870206, and ASLS 870379; and
 - Section 7 N½;

and

- Township 6 South, Range 10 West, Fairbanks Meridian:
 - Section 1 excluding ASLS 860072, ASLS 870079, ASLS 870197, ASLS 900308, and ASLS 20020012;
 - Section 2 excluding ASLS 20050028;
 - Section 3 SW¼, E½ excluding ASLS 20050028;
 - Section 8 S½SE¼;
 - Section 9 E½, SW¼;
 - Section 10 excluding ASLS 20050028;
 - Section 11 excluding ASLS 20050028;
 - Section 12 N½ excluding ASLS 870079, ASLS 900308, ASLS 20020012;
 - Section 14 NW¼;
 - Section 15 (all) ;
 - Section 16 excluding ASLS 20050028;
 - Section 17 S½NE¼, SE¼, E½, excluding ASLS 20050028;
 - Section 18 SE¼;
 - Section 19 North of the Denali Borough boundary;
 - Section 20 North of the Denali Borough boundary excluding ASLS 20050028;
 - Section 21 North of the Denali Borough boundary; and
 - Section 22 NW¼ North of the Denali Borough boundary.

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Title: Information from Title Report RPT-1832, current as of September 23, 2010 indicates the State of Alaska holds fee title to the land and mineral estate within the staking area.

These lands were acquired under Statehood entitlement, General Purpose Grant, under the Act of July 7, 1958, 72 Stat. 339 as amended. The State received title under Patent No. 50-88-0016 dated December 4, 1987, Patent No. 50-88-0017 dated December 4, 1987, and Patent No. 50-95-0258 dated June 6, 1995. The lands are subject to standard federal reservations.

According to RPT-1832, a Bureau of Land Management navigability determination was addressed in the Tentative Approval, which states that there are navigable waters in these townships but provides no specifics.

All easements and private parcels will be depicted on the staking map distributed to successful bidders with the staking packet.

Retained Interest: In accordance with AS 38.05.125 Reservation [of Rights to Alaska], the State retains ownership of all oil, gas, coal, ore, minerals, fissionable material, geothermal resources, and fossils that may be in or upon the land that it sells. The State and its successors reserve the right to enter onto the land for the purposes of exploring for, developing, and producing these reserved mineral resources. Access reserved to these retained interests is superior to any and all surface uses. The State may also lease these retained interests to mineral developers or allow mining locations to be staked. However, AS 38.05.130 Damages and Posting of Bond also provides that the surface owner will be compensated for damages resulting from mineral exploration and development.

Physical Characteristics: The following paragraphs describe the area's physical characteristics. In addition to file research, a field inspection was conducted via boat on August 26-28, 2010.

Topography: The project area is generally characterized as Interior Alaska Lowlands. Topographic features in the area include the Teklanika River and surrounding uplands. Elevation ranges from approximately 400 feet to 500 feet above sea level along the river, with higher elevations to 600 feet above sea level in the hills in the southwestern portion of the project area. The variable topography includes slopes generally between 0% and 2% along the river, with slopes in the hills rarely exceeding 25%. Several small sloughs and oxbow ponds exist adjacent to the river.

Geologic Hazards: There is potential for seasonal flooding and erosion of parcels adjacent to streams. There is also potential for discontinuous, ice-rich permafrost to be present in area soils.

Soils: The 1979 *Exploratory Soil Survey of Alaska* (ESSA) indicates the area is underlain with IQ3 soil series. From ESSA:

IQ3: The dominant soils consist of poorly drained gravelly silt loam or sandy loam in low areas with shallow permafrost, but also common along existing and former channels are well drained silt loams and fine sands on natural levees in which permafrost is deeper or absent. Terrain is nearly level.

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Low lying areas within the project area may contain wetlands. Additional permits may be required for construction on or disturbance of wetlands.

Vegetation: Vegetation is highly varying and primarily consists of mixed stands of birch, balsam poplar, and spruce, with shrubs and grasses in low-lying areas and along ponds and old channels.

Fire Hazards: This project area is subject to periodic wildfires. Landowners with structures are encouraged to follow the Alaska Wildland Fire Coordinating Group *Firewise Alaska* recommendations. The Division will provide entrants with information regarding wildland fire prevention and encourage them to locate parcels in defensible areas such as hardwood stands with access to water.

The fire management option for the Teklanika III project area is a combination of "Full," "modified," and "Limited." Generally the lower reaches of the project area generally within Township 6 South, Range 10 West and Township 5 South, Range 10 West, Fairbanks Meridian, south of the Nenana Kantishna Trail, is within a "Full" fire management option. That portion on the northwest side of the Teklanika River, generally upstream from Section 10, Township 6 South, Range 10 West, Fairbanks Meridian, is within a "Limited" fire management option. Interested parties should refer to the Alaska Interagency Fire Management Plan for more information.

Potential for wildland fire is high in Interior Alaska. Landowners with structures are encouraged to follow the Alaska Wildland Fire Coordinating Group *Firewise Alaska* recommendations. The Division provides all entrants with information regarding wildland fire prevention and encourages them to locate parcels in defensible areas such as hardwood stands with access to water, such as those areas along the Teklanika River and patches of hardwoods.

Fire management options and policies for the area are identified in the Alaska Interagency Wildfire Management Plan available from the Department of Natural Resources (DNR) Division of Forestry. The current fire management option for most of the project area is "Limited." The policy on areas with the "Limited" management option reads, "Wildland fires occurring within this designation will be allowed to burn under the influence of natural forces within predetermined areas while continuing protection of human life and site-specific values within the management option. Generally this designation receives the lowest priority for allocations of initial attack resources; however, surveillance may be a high priority." The policy on areas with the "Modified" management option reads, "Fires occurring within this designation, before the conversion date, will receive initial attack, dependent upon availability of suppression resources, unless otherwise directed by the land manager/owner(s) and documented by a WFSA. After the conversion date, the default action for all fires occurring within the Modified management option areas will be routine surveillance to ensure that identified values are protected and that adjacent higher priority management areas are not compromised. Critical and Full management areas are higher priorities for suppression resources than Modified management areas." The policy on areas with the "Full" management option reads, "Fires occurring within or immediately threatening this designation will receive aggressive initial attack dependent upon the availability of suppression resources."

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It is important to note, however, that the DNR Division of Forestry warns that DNR, Division of Mining, Land, and Water inform participants there is no guarantee their property will be spared from harm from a wildland fire, even if the area is designated "Full" fire management option.

Flood Zone: Federal Emergency Management Agency Flood Insurance Rate Maps are not available for the project area. However, there is potential for seasonal flooding and erosion of parcels adjacent to water bodies, especially in low-lying areas. Interested parties are encouraged to research this issue and inspect the project area prior to applying. We will continue to investigate and consider reserving areas prone to excessive flooding from staking.

Anadromous Waters: The Nenana and Teklanika Rivers are listed in the 2010 Catalog of Waters Important for the Spawning, Rearing, or Migration of Anadromous Fishes, as containing anadromous fish populations.

Background: AS 38.05.600 Remote Recreational Cabin Sites authorizes lease and sale of Remote Recreational Cabin Sites. Article 8B of 11 AAC 67 Remote Recreational Cabin Sites and other related regulations allow the Division to offer authorizations to select and stake Remote Recreational Cabin Sites in designated areas. The Division offered this program to Alaskans annually from 2001 through 2010 and may be offered biennially beginning in 2012.

To begin, the Division announces a lottery application period for staking areas pursuant to AS 38.05.945 Notice. The notice describes availability of land sale brochures providing conditions of the offering. Participants submit applications for a lottery, a method of sale that gives all eligible members of the public an equal chance at acquiring a staking authorization for an area. Authorizations to stake a parcel within a project area are awarded to allow an individual to stake a parcel of State-owned land within a designated project area. Lottery winners are issued a staking packet that includes instructions for properly staking a parcel and other information pertaining to the program and specific staking area. Authorized stakers have a certain length of time to enter onto the land, stake a parcel of their choice in compliance with the staking instructions, and file a lease application. If approved, a lease is issued to the applicant and the lessee pays lease fees and deposits funds to cover survey, platting, and appraisal costs. The parcel is then surveyed, platted, and appraised while leased. Upon successful completion of the lease terms and upon completion of the survey, platting, and appraisal, the lessee is given the option to convert from lease to sale at a purchase price based on the appraised value, plus associated fees, with credits given for the survey and platting deposits collected while the parcel is under lease. The other option is to renew the lease for a second 5-year term at a cost of \$1,000 per year. These lease payments do not go towards the purchase price. The lessee can purchase the parcel at any time during the 5-year term. If the lessee has not purchased the parcel by the time the 5-year lease expires, their interest is terminated.

After the staking period closes, the Division may also identify and survey additional parcels in a project area, described as administrative parcels. Additionally, staked parcels later relinquished, terminated, or expired before converting to sale may be surveyed for future offering. Such additional, administrative parcels are not restricted to the 5-acre minimum and

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20-acre maximum. However, the total number of acres and total number of parcels will not exceed the maximum number specified for sale by this proposal. These administrative parcels will be offered at public auction or by another method of sale under AS 38.05.045 Generally [Sale of Land]. The offering may be conducted in phases.

Offering administrative parcels under AS 38.05.045 Generally [Sale of Land] allows the Division to offer its surveyed parcels under a uniform set of statutes, administrative regulations, and policies in a statewide offering of varied parcels wherein successful buyers will purchase the property at a minimum price established by its appraised value, which takes into account the benefits of the surveying and platting. Without this change in method of sale, sales of parcels under AS 38.05.600 Remote Recreational Cabin Sites and 11 AAC 67.815 (b) Offering Remote Recreational Cabin Sites would require the purchaser to reimburse the Division for the cost of surveying, platting, and appraising the site within 30 days of being notified of a successful purchase at public auction at initiation of purchase, in addition to the usual minimum down payment. That is to say, that the State would not finance the reimbursable survey, platting, and appraisal costs. This requirement creates an unrealistic burden upon purchasers and hinders the marketability of the property.

The sale of additional surveyed parcels at public auction is administered by the Subdivision Sales program within DNR DMLW's Land Sales and Contract Administration Section. The Division will announce an offering pursuant to AS 38.05.945 Notice. The notice will describe availability of land sale brochures providing procedures and conditions.

History: This proposed project is a re-offering. The area was identified as the Teklanika Homesites area and classified for settlement through TBAP, adopted in 1985 and updated in 1991.

This proposed offering will constitute the fourth offering of the Teklanika area. The northern portion of the project area (Teklanika I Homestead) was originally offered in 1985 as the Teklanika Homestead area. This offering resulted in the creation of 66 parcels totaling approximately 300 acres. The area was offered again in 2001 under the Remote Recreational Cabin Sites (RRCS) program, resulting in 17 parcels containing approximately 85 acres. The southern portion of the project area was offered under the RRCS program in 2004, resulting in 20 parcels containing 100 acres.

A portion of the project area, generally northwest of the Teklanika River and the Nenana-Kantishna trail was burned in 1981 and 2009.

The project area was selected for offering pursuant to a review of available land offerings in the Northern Region. Additional research and preparation for the proposed area was initiated in 2009 with agency review in August 2010. Ground inspections of the project area were performed in August 2010.

The area is in a remote location with little or no infrastructure, and the amount of contiguous, high-quality acreage suitable for a large number of adjacent sites is low, due to variable topography. The Remote Recreational Cabin Sites program offers the opportunity for entrants to choose individual sites within the staking area that best suit their needs.

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Planning and Classification: The Areawide Land Management Policies and general management intent of the area plan unit and subunit were reviewed for consistency with the proposed offering. The project area is within the Tanana Basin Area Plan for State Lands (TBAP, adopted September 1991): Management Subunit 411 of TBAP: Teklanika. Lands within this unit are classified Settlement under Land Classification Order (CL) No. NC-90-002.

The proposed offering is consistent with area-wide land management policies and general management intent of the TBAP and specific management unit. The unit is designated Settlement and State-owned lands within the unit are appropriate for disposal, including sale, during the planning period. Guidelines regarding Settlement, stream corridors and buffers, access, cultural resources, recreation, and other land and resources uses were reviewed and will be incorporated in the development of this project. Lands to be retained in public ownership, conditions, and reservations will be issued in the land sale brochure and area-specific staking instructions and maps.

The management intent for Subunit 411 provides for 2,000 acres within Settlement Unit 411 to be offered for private ownership in four phases. The 1985 offering of the upstream portion of the area under the Homestead program constituted the first phase of this offering. A total of 750 acres are available for offering within this first phase, of which 66 parcels containing approximately 300 acres were created. The TBAP provides that a portion of the remaining 750 acres may still be available for offering.

The management intent for Subunit 411 indicates that Teklanika II Homestead is one of the highest quality settlement areas in the basin and should be made available. The management intent for Subregion 4 indicates that the number of parcels in each homestead area should not exceed the net conveyable acreage divided by 40. The TBAP allows for 250 acres to be offered within the Teklanika II Homestead, and 500 acres to be offered in each of Teklanika III Homestead and Teklanika IV Homestead, totaling 1,250 acres. The 2001 and 2004 offerings resulted in 37 parcels containing approximately 185 acres. The Division proposes to amend the management intent of the TBAP to remove the management intent to restrict the number of parcels to no more than the net acreage divided by 40. This restriction was imposed when the maximum parcel size allowed under the Homestead program was 40 acres. Under the RRCS program the maximum parcel size is twenty acres. With respect to this management intent, this proposed offering of 25 parcels will result in the total number of parcels less than the net acreage divided by the maximum parcel size allowed under the RRCS program. The net conveyable acreage of the Teklanika I-IV Homestead areas divided by 20 would allow for 62.5 parcels. Pursuant to the 2001 and 2004 offerings, this would allow for an additional 25.5 parcels to be offered. The conveyance of a maximum of 500 additional acres is less than the 1,250 acres currently allowed under the management intent.

The Division proposes to amend the management intent of TBAP Subunit 411 to allow for the offering of the Teklanika I-IV Homestead areas in a single offering and remove the maximum conveyable acreage for each area. Currently the management intent provides for the offering in four separate offerings and provides individual conveyable acreages for each offering area. This amendment would allow for offering a single contiguous area under a single set of management constraints.

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The Division also proposes to amend the TBAP to increase the maximum allowable parcel size within 1,000 feet of the ordinary high water mark of the Teklanika or Nenana rivers. The management intent for Subunit 411 currently provides that parcels no larger than 5 acres will be allowed within 1,000 feet of the ordinary high water mark of the Teklanika or Nenana rivers. The management intent was provided when the homestead program allowed the staking of parcels between 1 and 40 acres in size. Pursuant to 11 AAC 67.820, the minimum size of a remote recreational cabin site may not be less than 5 acres. The requirement for a staked parcel to be exactly 5.00 acres creates difficulty for applicants to successfully stake a parcel. This creates additional unnecessary modification and cost at the time of survey. The Division proposes to amend the management intent to allow for parcels no larger than 5.5 acres within 1,000 feet of the Teklanika or Nenana rivers. The management intent to maximize use of the high-quality settlement and recreation areas will be satisfied and the flexibility in parcel size will allow for less modification, a lower survey cost, and more successful stakings.

Additional management intent provides that access sites, public use areas and wood gathering areas will be identified within the disposal area, and that access between the Nenana-Kantishna trail and the river will be identified. The Division has and will continue to consult with the Division of Forestry to identify and reserve wood gathering areas within the staking area prior to offering. Access to the Nenana-Kantishna trail is reserved via ADL 417422. Additional access is available through those areas reserved from staking, general State land, and interior lot line easements. Refer to the Access To, Within, and Beyond Staking Area section of this document for more information.

Mineral Order: No mineral activity has been identified on these lands and the Teklanika III project area is closed to mineral entry under Mineral Closing Order (MCO) No. 1019, MCO 765, MCO 359 and MCO 1045 in accordance with AS 38.05.185 Generally [Mining Rights] and AS 38.05.300 Classification of Land. Mineral orders that close an area to mineral entry, where they have been established, close that area to new exploration and development of locatable minerals such as gold, copper, platinum, etc. Such mineral orders do not apply to leasable minerals, including oil and gas leasing, coal leasing, shallow gas leasing, or exploration licensing for such, nor do they preclude reasonable land estate access to these resources. However, AS 38.05.130 Damages and Posting of Bond stipulates that the land estate owner will be compensated for damages resulting from exploration and development.

Mining activity would be incompatible with the past, current, and proposed land estate uses for land disposals. To allow new mineral location within the boundaries of the parcels encompassed by this decision could create serious conflicts between land estate and mineral estate users. Area plan mineral estate management policy states that, in general, areas scheduled for disposal will be closed to mineral entry prior to sale to minimize potential conflict between land estate and mineral estate users.

Local Planning: Where they exist, local zoning and related ordinances govern any land use restrictions, as with other private land. The entirety of the project area is within the Unorganized Borough and subject to the State of Alaska platting and zoning authority. No local planning or zoning currently exists for this area. The Division does not intend to impose deed restrictions to control post-patent use.

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Other Constraints: There are no other known constraints at the time of this Preliminary Decision. The Division will continue to research and identify constraints throughout the public comment period and up through the point of offering.

Traditional Use Finding: In accordance with AS 38.05.830 Land Disposal in the Unorganized Borough, a traditional use finding is required for project areas, such as the subject, that are located outside an organized borough (within the Unorganized Borough). Information obtained from TBAP and prior research indicates the lands within Management Unit 4I (Teklanika Delta) are primarily used for settlement, recreation, fishing, hunting, and resource harvest. Primary access to the subregion is via riverboat, snowmobile, sled dog, aircraft, and pedestrian travel. There are existing privately owned parcels within the project area.

The successful offering of this project area may lead to a slight increase in hunting, fishing, or resource harvest pressure. However, the Division does not anticipate significant changes to the traditional uses of the land and resources given the size of the project area, the proximity to other large tracts of State-owned land, and the proximity to areas of high-quality timber within private, State-owned lands. Impacts on existing resource users will be minimized by protecting public access along public waterbodies, protecting riparian and shoreline habitat with building setbacks from all public or navigable waterbodies, and limiting the number of stakings allowed to the number allowed under the 1991 TBAP Update and associated amendments.

Access To, Within, and Beyond Project Area: Primary access to and through the project area during summer months is via riverboat on the Nenana and Teklanika Rivers, approximately 7 river miles upstream from Nenana. Additional summer access may be possible via float plane to the Teklanika River or surrounding lakes, however shallow water and the meandering nature of the river may make this impractical. Winter access is generally via snowmobile, sled dog, or ski plane during the winter. Additional legal access to, within, and through the project area is via travel across unreserved State-owned land, along section line easements, or other easements reserved in conveyances to third parties. Access across unreserved State-owned land without a permit, along with pertinent restrictions, is governed by 11 AAC 96 (Generally Allowed Uses).

The Nenana-Kantishna trail (RST 346) is an RS 2477 trail under AS 19.30.400 Identification and Acceptance of Rights-of-Way in the area, that exists within the project area. This trail may not be locatable within the project area. Primary overland winter access to and through the area is via old seismic line trails. The primary trail is locally known as the Brice trail. These access routes have not been identified as easements and actual location on the ground is not known. ADL 418021 is a platted public access easement 50 feet in width, and provides access from the Teklanika River to the Brice trail within Sections 9 and 16, Township 6 South, Range 10 West, Fairbanks Meridian.

Additional legal access to, within, and through the project area is via travel across unreserved State-owned land, along section line easements, or other easements reserved in conveyances to third parties. Access across unreserved State-owned land without a permit, along with pertinent restrictions, is governed by 11 AAC 96 Provisions for General Land Use Activity.

The Division will, at its discretion, reserve an easement centered on existing trails that have not been assigned an ADL or RST number, or otherwise serialized, through or along any staked site. Section line easements will be reserved on each side of surveyed or protracted section

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lines that are within or along staked sites. Stakers will be instructed not to stake across surveyed section or township lines or across trail easements that have been assigned an ADL or RST number. Easements along interior parcel lines will also be reserved in order to ensure access between staked parcels. Lastly, a survey easement will be reserved to control monuments within parcels in order to allow for access to recover monuments of record for the purposes of surveying and establishing property boundaries in the vicinity of a parcel.

The Division will continue to research the location and status of access to and through the project area throughout the public comment period and up through the parcel survey. The reader is referred to the Easements, Setbacks, and Reserved Areas subsection of this document for more detailed information.

Access To and Along Public or Navigable Water. In accordance with AS 38.05.127 Access to Navigable or Public Water, the Division will determine if a body of water or waterway is a navigable or public waterway and will establish easements or right-of-ways as necessary to ensure unobstructed access to and along the body of water.

For the purposes of reserving access to public or navigable water under AS 38.05.127 Access to Navigable or Public Water and in accordance with its associated regulations, 11 AAC 51.035 Determination of Navigable and Public Water - 11 AAC 51.045 Easements to and Along Navigable and Public Water, a continuous easement extending upland from the ordinary high water mark will be reserved within parcels along waters determined to be public or navigable. An alternate upland access route may be reserved if topography or obstructions prevent or make a continuous easement difficult.

Lakes larger than 50 acres in size or streams larger than 50 feet in width are navigable and lakes larger than 10 acres in size or streams larger than 10 feet in width are public for purposes of AS 38.05.127 Access to Navigable or Public Water. In addition, waters may be determined public or navigable water consistent with AS 38.05.965 (18) Definitions [General Provisions].

Attachment B: Area Map identifies water bodies determined to be public or navigable for the purposes of this proposal. If, at the time of field survey, a water body not depicted or identified on Attachment B is determined to be public or navigable, a public access easement will be reserved upland from the ordinary high water mark, in accordance with AS 38.05.127 Access to Navigable or Public Water and 11 AAC 51.035 Determination of Navigable and Public Water. If a water body determined to be public is located entirely within a parcel, a public use access easement from the parcel boundary to and along the water body will be reserved and dedicated at the time of field survey. This is unlikely to occur given that staked parcels can only be up to 20 acres in size. However, as administrative parcels may be larger than 20 acres and water bodies smaller than 10 acres in size may be administratively determined public if they contain important public resources, it is possible that this type of public use access easement may be reserved.

If at the time of survey, a water body depicted or identified on Attachment B is determined to not be public or navigable, the public access will be extinguished. However, if public access is required, a public access easement in accordance with 11 AAC 51.015 Standards for Public Easements will be imposed on or adjacent to the water body. Refer to the

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Easements, Setbacks, and Reserved Areas subsection and Agency Comments section of this document for additional information.

The public is invited to comment on use of water resources in the project area to aid in making the public water determination.

Building Setbacks From Public or Navigable Water: We propose placing a note on the final survey plat describing a building setback 100 feet in width, upland from the ordinary high water (OHW) line of public and navigable water, to protect access, fish and wildlife habitat, and personal property. Structures and subsurface sewage disposal systems are not permitted within the building setback except utilities, water-dependent structures whose purpose is access to or across the stream or lake, or minor accessory structures for uses that must be in or adjacent to the water body in order to function. We will continue to develop and apply criteria as needed and the public is invited to comment on a proposed plat note.

Easements, Setbacks, and Reserved Areas: Parcels may be subject to the following as described previously in this section:

- a 100-foot access easement centered on RST 346 (Nenana-Kantishna Trail);
- a 100-foot access easement centered on any surveyed or protracted section lines;
- a 60-foot access easement centered on existing trails that are not assigned an ADL or RST number through and along staked parcels;
- a public access and utility easement 30 feet in width along all interior parcel lines;
- a 5-foot survey easement from the nearest practical point on the property boundary to control monuments within the parcel and an easement with a radius of 5 feet around the control monument, and as applicable, a 5-foot wide direct line-of-sight easement from the control station to an azimuth mark or other control monument;
- a continuous access easement 50 feet upland from the ordinary high water mark of public or navigable water bodies; and
- a 100-foot building setback upland from the ordinary high water mark of public or navigable water bodies.

The Division may identify additional staking setbacks and reserved areas up to the point staking instructions are issued, including sites for public use and access. Of note, staking setbacks differ from building setbacks in that staking setbacks leave an area of land retained in State ownership, while building setbacks convey with the land but place development restrictions thereon.

The brochure, area-specific staking instructions, and map issued to entrants will include information about access to and within the project areas, and routes and reserved areas will be depicted on staking maps, where possible. The Division will continue to research the status, location, and condition of access routes prior to and during the staking period.

Reservation of Mineral Estate: In accordance with Section 6(i) of the Alaska Statehood Act and AS 38.05.125 Reservation [of Rights to Alaska], the State, in this decision, reserves unto itself

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the mineral estate, including oil and gas, and the rights expressed in the reservation clause of the statute, that being the right to reasonable access to the surface for purposes of exploring for, developing, and producing the reserved mineral resources. Exploration and development, that could occur, would be consistent with AS 38.05.130 Damages and Posting of Bond and any other applicable statutes and regulations, which provide that the surface owner be compensated for damages resulting from mineral exploration and development. Refer to the Mineral Order section of this document for more information on restrictions on use of the mineral estate within the project area.

Hazardous Materials and Potential Contaminants: Interested parties are encouraged to inspect the property and familiarize themselves with the condition and quality of the land. The State of Alaska makes no representations and no warranties, express nor implied, concerning the existence or absence of any hazardous substances, hazardous wastes, contaminants, or pollutants on the land here proposed for conveyance. The State further assumes no liability for the removal of hazardous substances, hazardous wastes, contaminants, or pollutants, nor for the remediation of the site should such substances be eventually found.

There are no known environmental hazards present within the project area. The Division recognizes there are potential environmental risks when previously vacant land is occupied. Many of the activities increasing these potential risks are regulated by other agencies, such as the regulation of septic system installation by the State of Alaska, Department of Environmental Conservation. Given that this land was specifically designated for settlement and disposal, and given the high degree of interest from both the legislature and citizens in sale of State-owned land, the Division is of the opinion that the benefits outweigh the potential risks.

Survey, Platting, and Appraisal: Survey, platting, and appraisal of staked parcels will be completed prior to sale. The Division proposes to issue survey contracts to conduct the survey and the costs will be prorated by acreage for each parcel.

In accordance with AS 38.05.840 Appraisal, an appraisal meeting Department standards will be required within two years of the date fixed for the sale of parcels developed under this proposal.

In accordance with 11 AAC 67.825 Lease Application; Priority; 11 AAC 67.835 (4) Lease Conditions; and 11 AAC 67.840 Deposits, Refunds, and Credits; lessees will be required to pay a deposit for the cost of surveying, platting, and appraising a staked and leased Remote Recreational Cabin Sites parcel. Current regulations state the deposit may be either:

1. a quarterly payment toward the Division's estimated cost of survey, platting, and appraisal costs for the site; or
2. a cash performance bond of \$1,000 to ensure the lessee's completion of survey, platting, and appraisal of the site, if the Division determines that offering this option is in the State's best interest, and if the applicant chooses it.

The Division has determined it is not in the State's best interest to offer the second deposit option for this offering as it is not cost-effective for either the Division or applicants to allow individual surveys in the same staking area where State-issued survey contracts are active. The exception would be if a project area received so few applications that a State-issued survey contract would not be cost-effective.

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The Division may also identify and survey additional parcels in a project area to be sold at public auction. The number of staked and additional surveyed parcels will not exceed the total number of authorizations offered, nor total number of acres to be sold. The Division proposes to offer the surveyed parcels at public auction under AS 38.05.045 Generally [Sale of Land].

Staking Instructions and Lease: The Remote Recreational Cabin Sites program authorizes lottery winners to stake a parcel within a project area and issues leases to successful entrants while the parcels are surveyed, platted, and appraised.

Letters awarding authorizations to enter onto the land to stake and staking instructions will be issued to each successful lottery winner. The staking instructions will include general requirements for staking a parcel of land in a project area. The instructions include the manner of staking a parcel, such as setting corner posts; brushing and flagging parcel boundary lines; limiting total water body frontage; complying with setback requirements; abiding by easements along public and navigable waters and existing trails; and complying with minimum and maximum parcel sizes and other parcel configuration requirements. The staking packets will include supplemental staking instructions for the individual staking areas; a lease application and affidavit; notice of any changes including errata; staking maps showing the staking area boundaries; and a schedule of periods for staking in each area. The entrant must apply for a lease after staking a parcel.

A lease authorizes the lessee to enter and use the property after staking and prior to purchase while the survey, platting, and appraisal are completed. Lessees enjoy exclusive use of their parcel while under lease. That use is limited to private recreational use only; during the term of the lease the leasehold may not be used for commercial purposes or as a permanent residence. Lessees will be allowed to construct buildings on the property, but will be warned of the risks of constructing prior to survey completion and zoning requirements, if any. Mislocation of the parcel or improvements does not vest any preference right to the land improperly entered.

As with other private land, local zoning, where it exists, governs any land use restrictions. The Division does not intend to impose deed restrictions to control post-patent use.

VI. Agency Comments

Agency review to present the proposed project area and gather comments and information ran May 11, 2010 through June 25, 2010. All comments received during this period are summarized in the paragraphs below.

Department of Fish and Game (DFG), Division of Sport Fish (DSF) Comment: DFG provided the following general comments pertaining to all project areas:

DFG expressed concern that an increase in private property can lead to an increase in trespass, damage to fish and wildlife habitat, and degradation of water quality.

DNR DMLW Land Sales and Contract Administration Section (LSCAS) Response: The Division recognizes that an increase in private property ownership will likely lead to an increase in backcountry travel and resource use. Impacts on existing resources will be minimized by protecting public access along public or navigable water bodies, protecting

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riparian and shoreline habitat with building setbacks along all public or navigable water bodies, and limiting the number of authorizations. See the Traditional Use Finding and Hazardous Materials and Potential Contaminants sections of this document for more information.

DFG DSF Comment: DFG noted that poorly planned off-road vehicle (ORV) access can lead to ever-widening trails and unnecessary crossing of streams and wetlands, diminish recreational values, and increase difficulty of public access. DFG also noted that private property owners attempting year 'round access can lead to poorly planned trails and degrade fish and wildlife habitat. DFG recommended that DNR DMLW continue to identify, reserve, and develop access points and routes within the project areas prior to staking. DFG recommended that DNR DMLW continue to work with boroughs, community groups, and DFG to develop access, and recommended that DNR DMLW depict access on staking information, plats, and conveyance documents.

DNR DMLW LSCAS Response: We will identify and reserve access across State-owned lands within the project area as needed. We will continue to research, identify, and where feasible, reserve existing and proposed access routes throughout the public comment period and up through the parcel survey. Moreover, the Division will identify and retain land in State ownership at sites suitable for public access to assist in mitigating these shared concerns.

Access across unreserved State-owned land is anticipated and is subject to conditions in 11 AAC 96 Provisions for General Land Use Activity. Restrictions on general land use, including restricting access across unreserved State-owned land, is beyond the scope of this decision.

The offering brochure, staking map, staking packet, and supplementary information will describe any identified access routes, and provide information about conditions and limitations, where available. Easements and reservations for individual parcels will be depicted on survey plats.

The reader is referred to the Access To, Within, and Beyond Project Area; Access To and Along Public and Navigable Water; and Easements, Setbacks, and Reserved Areas subsections of this document for more information.

DFG DSF Comment: DFG noted that any work conducted below the ordinary high water of anadromous streams that may use, divert, obstruct, pollute, or change the natural flow or bed of a specific river, lake, or stream, or any activity that uses wheeled, tracked, or excavation equipment in the bed of creeks will require a Fish Habitat Permit from the appropriate Division of Habitat Office.

DNR DMLW LSCAS Response: The offering brochure will address activities that may require a Fish Habitat Permit and direct potential applicants to the DFG Division of Habitat for more information. Additionally, successful applicants are provided with the Generally Allowed Uses on State Land factsheet. This fact sheet indicates that some uses may require additional permits, such as Fish Habitat Permits, and encourages users to research these requirements.

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DFG DSF Comment: DFG suggested that DNR DMLW schedule the staking period so as not to coincide with open hunting periods.

DNR DMLW LSCAS Response: The Division recognizes that the staking period will be concurrent with some big and small game hunting seasons. Due to multiple, overlapping hunting seasons of long duration, limiting the staking period to periods where there is no open season is not feasible as it would greatly decrease the opportunity for entrants to access the area and stake a parcel. A longer, continuous staking period that would overlap open hunting seasons provides entrants greater opportunity to access the area and successfully stake a parcel. In general, a longer staking period should minimize conflicts among surface users as pressure to access an area and stake a parcel is less acute.

DFG DSF Comment: DFG provided the following comments specific to the Teklanika III project area.

DFG recommends that DNR reserve public areas along the banks so it does not all become private and still provides for moose and bear hunting camps, spaces for travelers and recreationists to rest, and access points to the river.

DNR DMLW LSCAS Response: We will designate some areas along the river as woodlots for residents to cut their own firewood and house logs. The woodlots will in effect be public areas for camping or resting along the river. Additionally, there is a minimum of 68 miles of river bank along the Teklanika and Nenana Rivers within the staking area. Currently, approximately 7.1 miles of river bank has been staked. At most, there will be a little more than 3 miles of river bank converted to private land by this staking; leaving at most approximately 10.5 miles of possible river bank converted to private land, or less than 15.5% of total river bank in private lands.

The Division will reserve a 50-foot public access easement upland of the ordinary high water mark for any parcel staked along a water body determined to be public or navigable. As noted in the Access to, Within, and Beyond Staking Area, Access To and Along Public Waters, and Easements, Setbacks, and Reserved Areas sections of this document, the Division will also impose a 100-foot building setback from any public or navigable water body.

The Teklanika River and Nenana River are listed as anadromous water bodies. The topography and soil structure is generally uniform along and upland from the Teklanika River. Implementing a staking setback from the Teklanika River would reduce the ability to stake a highly desirable parcel with direct water frontage, and would create a remnant of State-owned land between the river and the upland owner. Recreation along the river appears to be generally located along beach areas, generally below the ordinary high water mark. Conveyance of riparian lands would not likely decrease the recreation potential of the area. For these reasons The Division intends to convey property up to the ordinary high water mark, and reserve an upland access easement and building setback as indicated in the aforementioned sections.

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DFG DSF Comment: DFG commented that the confluence of the Teklanika River and Nenana River is important for silver salmon spawning. DFG feels that increased boat traffic in the river will negatively impact this spawning area.

DNR DMLW LSCAS Response: Pursuant to conversations with DFG, The Division will work with DFG to identify and reserve from staking a portion of the confluence of the Teklanika and Nenana rivers. Reservation of this area will minimize impact to the habitat from development and disturbance from upland land ownership.

DFG DSF Comment: DFG commented it is not in the State's best interest to increase parcel size to a maximum of 5.5 acres within 1,000 feet of the Teklanika or Nenana Rivers.

DNR DMLW LSCAS Response: The past parcel size allowed within 1,000 feet of either of these two rivers has been 5.0 acres. This offering proposes to allow parcels between 5.0 and 5.5 acres in order to keep surveying costs to a minimum by not forcing a surveyor to adjust each parcel to exactly 5.00 acres. The Division feels that this increased amount is small enough to be insignificant and remains within the original intent of limiting sizes of parcels on or near the river.

DNR Division Forestry (DOF), Forest Resources Program Comment: DOF provided the following general comments pertaining to all Remote Recreational Cabin Sites project areas:

DOF does not object to transfer of State-owned lands designated Settlement in area plans. DOF provided recommendations related to development in areas where risk of wildland fire is high and increased personal use of timber resource. DOF recommended DNR DMLW consider the presence of high-volume, hazardous forest fuels, such as black spruce forest, when identifying State-owned land for sale to the public and avoid offering parcels in areas with such fuels. DOF recommended DNR DMLW consider ingress and egress in an area. DOF describes narrow valleys and hillsides with only one access route, especially areas with high volumes of fuel, as representative of areas that are difficult to access for fire suppression or evacuation during a fast-moving wildland fire. DOF cites land sales in areas with high volumes of hazardous forest fuels or limited access places private and personal property at greater risk from wildland fires and imposes a long-term financial burden on the State for fire suppression activities.

DNR DMLW LSCAS Response: In general, lands designated Settlement are identified through area-wide planning efforts that consider wildlife habitat and resource values. The multi-year TBAP planning effort took into account agency expertise and public comment and most areas with high habitat or resource values are protected through the designation of habitat or forestry as primary uses. Areas with planned land sales are, in general, accessible areas where considerable private land already exists, or in areas that are not of extremely high value to fish and wildlife or resource development.

The Division acknowledges State land sales may occur in areas with high volumes of hazardous forest fuels. Instead of retaining discrete areas with high volumes of hazardous fuels in State ownership within a settlement unit, the Remote Recreational Cabin Sites program offers entrants the opportunity to stake parcels up to 20 acres in size. Larger

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parcels allow owners to develop a building site, create defensible space, and retain a remote character.

We will inform participants regarding access conditions in land sales brochures and staking packets, including depictions on staking maps. As participants are allowed to stake a parcel of their choice within the project area, ingress and egress cannot be determined prior to offering.

DNR DOF Comment: DOF recommended participants consider wildland fire when staking and developing remote parcels. DOF recommended DNR DMLW emphasize to participants the value of implementing Alaska Wildland Fire Coordinating Group Firewise Alaska (Firewise) standards. DOF also recommended DNR DMLW inform participants there is no guarantee their property will be spared from harm from a wildland fire, even if the area is in an area designated "Full" fire management option. DOF cites an increase in wildland fire frequency, intensity, and size in Alaska.

DNR DMLW LSCAS Response: To the extent practicable, we will inform participants about the risk of wildland fire in any one project area and options for configuring defensible parcels, *Firewise* information that can be used to reduce risk of harm to property, and the fire management option for the area will be included in the land sales brochure and staking packets. We will update our land sales brochure and staking packet to inform participants that there is no guarantee properties will be spared from harm. Refer to the Fire Hazards subsection of this document for more information.

DNR DOF Comment: DOF recommended DNR DMLW consider availability and adequacy of local sources of firewood and cabin logs from State-owned lands for the number of parcels being planned in an area.

DNR DMLW LSCAS Response: We acknowledge land sales impact other uses of public land, including timber harvest, through the reduction in lands retained in public ownership. We also acknowledge an increase in private land ownership and associated remote recreational activities over time can cause an increase in timber harvest for personal use. However, areas with planned land sales are generally concentrated in accessible areas. Access allows participants to bring in building materials instead of relying solely on cabin logs available on adjacent lands. Limiting the total number of acres that may be sold in an area, and allowing entrants to stake in a low-density, dispersed pattern, reduces impacts of resource harvest on State-owned land across the Settlement unit. Harvest of timber resources on State-owned land is subject to conditions in 11 AAC 96 Provisions for General Land Use Activity. Timber harvest for personal use, including firewood and building materials, required permits from DOF Area Offices.

DNR DOF Comment: DOF provided the following specific comments pertaining to the Teklanika III project area:

DOF noted that the Teklanika III offering includes a winter trail on the west side which may in the future be used to access commercial timber harvest areas on forest classified lands further to the south. In addition, Sections 19, 20, and 30 of Township 5 South, Range

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9 West, Fairbanks Meridian contain forest classified lands that would be available for personal use fuelwood harvest.

DNR DMLW LSCAS Response: We concur.

DNR Division of Geological and Geophysical Surveys Comment: There are no conflicts within mining within the Teklanika III project area. There are no mining claims or US Geological Survey Alaska Resource Data File (ARDF) sites within the project area.

DNR DMLW LSCAS Response: No Response. See Mineral Order and Retained Interest sections of this document for more information.

Department of Commerce, Community, and Economic Development, Office of Economic Development, Office of Mineral Development Comment: DCCED indicated that mining is not identified as a primary use in this area. This area has been offered previously as Teklanika RRCS in 2001 and Teklanika II in 2004. The area appears to be closed to mineral entry – MCO 1019, MCO 1045, CM 1, CM 2, CM 4, CM 5 may apply. No active mining claims shown in the project area as of June 18, 2010.

DNR DMLW LSCAS Response: No response. See Mineral Order section and Retained Interest subsection of this document for more information.

DNR Division of Oil and Gas (DOG) Comment: DOG does not have any concerns as the State retains ownership of all oil, gas, coal, ore, minerals, fissionable materials, geothermal resources, and fossils that may be in or upon the land that it sells under AS 38.05.125 Reservation [of Rights to Alaska].

DNR DMLW LSCAS Response: No response. See Mineral Order section and Retained Interest subsection of this document for more information.

DNR DMLW, Resource Assessment and Development Section (RADS) Comment: The proposed project is within Management Unit 4I1 in the TBAP. Settlement is designated a primary use in Subunit 411, and Remote Cabins are a prohibited surface use in the subunit. The prohibited surface use refers to a Remote Cabin program that has been repealed. The current Remote Recreational Cabin Sites program is not the same and therefore is unaffected by the prohibition. RADS recommended this be clarified in this Preliminary Decision.

DNR DMLW LSCAS Response: We concur. The Remote Cabin program issued permits to construct privately-owned improvements on State-owned land and the permit sites were not intended to be transferred into private ownership. Under TBAP, these permitted improvements were prohibited in areas that were identified for transfer into private ownership, i.e. areas designated Settlement. The current Remote Recreational Cabin Sites program transfers State-owned land into private ownership.

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DNR DMLW, Survey Section Comment: The majority of the project area is in the Unorganized Borough, however the southern 960 acres is in the Denali Borough.

DNR DMLW LSCAS Response: We concur. We have omitted lands within the Denali Borough from the proposed project.

DNR DMLW, Survey Section Comment: DNR DMLW Survey section noted that a portion of the project area was former UA lands and part of the "Nenana Oil and Gas Tracts."

DNR DMLW LSCAS Response: All of the former UA Lands within the project area have been transferred back to the State of Alaska.

Alaska Mental Health Trust Land Office Comment: The Office has no comments or objections to the proposal.

DNR DMLW LSCAS Response: No response.

Other Agencies: The following agencies or groups were included in the agency review but did not submit comments:

- Department of Natural Resources;
 - Division of Agriculture;
 - Division of Mining, Land, and Water;
 - Northern Region Lands Section;
 - Appraisals Section;
 - Mining Resources Section; and
 - Public Access Assertion and Defense;
 - Office of Project Management; and
 - Division of Coastal and Oceans Management;
 - Division of Parks and Recreation
 - Office of History and Archeology
- Department of Environmental Conservation;
- Department of Transportation and Public Facilities; and
- State Pipeline Coordinator's Office.

VII. Alternatives and Discussion

The Division is considering the following alternatives:

1. Offer this project area, or a portion of the project area, for staking under the Remote Recreational Cabin Sites program as proposed. Offer additional surveyed parcels identified by the Division after the staking period closes or staked parcels that were not converted from lease to sale at public auction under AS 38.05.045 Generally [Sale of Land]. The number of staked and additional surveyed parcels will not exceed the total number of authorizations offered, nor total number of acres to be sold.

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2. Do not offer the project area for staking under the Remote Recreational Cabin Sites program. Survey parcels prior to offering at public auction through the Subdivision Sales program.
3. Do not offer the area at this time. Retain the land in public ownership.

Alternative 1 is the alternative that maximizes public interest. In accordance with the approved area plan, this area is designated Settlement. This offering provides a desirable opportunity to obtain remote boat accessible property on a recreational river. There are very few opportunities to obtain private land in the vicinity of this offering.

Allowing additional parcels and parcels that are not converted from lease to sale to be surveyed and sold under AS 38.05.045 will maximize the opportunities for the transfer of State-owned land into private ownership under a uniform set of conditions. Dispersed, low density staking is the best alternative for this settlement area since it is a remote location with little or no infrastructure; the amount of contiguous high-quality acreage suitable for a large number of adjacent sites is low due to varying topography; and entrants may choose individual sites within the staking area that suit their needs.

Alternative 2 is not preferred. High-quality sites suitable for individual settlement are discontinuous within the project area. There are few large areas with contiguous and high-quality acreage that could accommodate large numbers of adjacent parcels with suitable building sites and consolidated access.

Alternative 3 is not preferred. The Legislature and the public have indicated a desire for the Division to offer remote State-owned land for private ownership. Not offering the project area would deny many Alaskans the opportunity to stake and obtain land in an area that has been designated Settlement. Recommendation follows.

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VIII. Recommendation

This Preliminary Decision for the proposed primary and any related actions described throughout this document and its attachments are consistent with the overall management intent for State-owned land; potential changes to public resources and the public interest as a result of the proposal are acceptable; and these proposed actions are in the best interest of the State. It is hereby recommended to proceed to public notice.

/s/

Prepared by Blair French
Natural Resource Specialist II
Remote Recreational Cabin Staking Program
Land Sales and Contract Administration Section
Division of Mining, Land, and Water
Department of Natural Resources
State of Alaska

07/10/2011

Date

/s/

Approved by Kathryn Young
Section Manager
Land Sales and Contract Administration Section
Division of Mining, Land, and Water
Department of Natural Resources
State of Alaska

07/10/2011

Date

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Submittal of Public Comments

See Attachment A: Public Notice for specific dates and conditions.

Pursuant to AS 38.05.945 Notice, public notice inviting comment on this Preliminary Decision will be published in newspapers in statewide circulation and newspapers of general circulation in the vicinity of the land offering. Notices will be mailed to parties known or likely to be affected by the action; relevant postmasters of permanent settlements; relevant municipalities if the land is within the boundaries of a municipality; relevant regional corporations if the land is within their corporation boundary; relevant village corporations if the land is within 25 miles of the village for which the corporation was established; and relevant soil and water conservation districts. Finally, the notice will be posted on the State of Alaska Public Notice website at <http://notes.state.ak.us/pn/>.

In accordance with AS 38.05.946 (a) Hearings, a municipality or corporation entitled to receive notice under AS 38.05.945 (c) may hold a hearing within 30 days after receipt of the notice. If a hearing is held, the Department Commissioner (or representative) shall attend the hearing. The Commissioner has discretion whether or not to hold a public hearing.

DNR DMLW will consider all timely comments. If timely written comments received in response to this notice indicate the need for significant changes to the Preliminary Decision, additional public notice for the affected lands will be given. Reducing the amount of land offered and making minor changes to the proposal will not be considered significant changes requiring additional public notice.

If the proposal is approved and no significant change is required, the Preliminary Decision, including any deletions, minor changes, and summary of comments and Division responses, will be issued as a subsequent Final Finding and Decision without further notice. To recognize a party's eligibility to appeal a Final Finding and Decision, the Land Sales and Contract Administration Section of DNR DMLW must receive timely written comment on the Preliminary Decision as set forth in Attachment A: Public Notice. Upon approval and issuance of a Final Finding and Decision, a copy of the decision will be made available online at <http://dnr.alaska.gov/mlw/landsale/> and sent with an explanation of the appeal process to any party who provides timely written comment.

COMMENT PERIOD ENDS 5:00PM, THURSDAY, AUGUST 25, 2011

**STATE OF ALASKA
DEPARTMENT OF NATURAL RESOURCES
DIVISION OF MINING, LAND, AND WATER**

ATTACHMENT A: PUBLIC NOTICE

to the Preliminary Decisions

for Proposed Land Offerings

**Zitziana Remote Recreational Cabin Sites Project Area – ADL 418924
Albert Creek North Remote Recreational Cabin Sites Project Area – ADL 417478
Teklanika III Remote Recreational Cabin Sites Project Area – ADL 417472 and 417416
Kakhonak Lake Remote Recreational Cabin Sites Project Area – ADL 230871
AS 38.05.035 (e), AS 38.05.045, and AS 38.05.600**

**and Related Action
Proposed Mineral Order (Closing)
AS 38.05.185**

COMMENT PERIOD ENDS 5:00 PM, THURSDAY, AUGUST 25, 2011

The State of Alaska, Department of Natural Resources (DNR), Division of Mining, Land, and Water (DMLW) proposes to offer State-owned land for sale within four project areas under AS 38.05.600 Remote Recreational Cabin Sites and AS 38.05.045 Generally [Sale of Land]. The Division proposes to offer authorizations to stake parcels from 5 acres to 20 acres in size. Authorizations awarded by lottery allow entrants to stake a parcel, lease the staked parcel during the survey, platting, and appraisal process, and convert the lease to a sale at a purchase price established by the appraised value, plus associated fees.

The Division may also identify and survey additional parcels in a project area. The total number of acres and total number of parcels will not exceed the maximum number specified for sale by this proposal. These additional parcels and any staked but later relinquished, terminated, or expired before converting to sale will be offered at public auction or by another method under AS 38.05.045 Generally [Sale of Land].

NORTHERN REGION PROPOSED AREAS

Zitziana project area is located approximately 100 miles southwest of Fairbanks and 55 miles southeast of Tanana along the Zitziana River. There are 50 authorizations proposed for this area.

Albert Creek North project area is located approximately 1 mile north of the Steese Highway and the community of Central, and approximately 100 miles northwest of Fairbanks. There are 50 authorizations proposed for this area.

Teklanika III project area is located approximately 50 miles southwest of Fairbanks and 7 miles southwest of Nenana along the Teklanika River. There are 25 authorizations proposed for this area.

SOUTHCENTRAL REGION PROPOSED AREA

Kakhonak Lake project area is located approximately 30 miles southeast of Iliamna and 90 miles west of Homer, along Kakhonak Lake on the Alaska Peninsula. There are 40 authorizations proposed for this area.

The Division, under AS 38.05.185, proposes to close the **Kakhonak Lake** project area to mineral entry prior to offering as a related action.

For additional information on these proposed actions, contact Amy Conklin (Anchorage) by phone at (907)269-8551 or Blair French (Fairbanks) at (907)451-3011; by email at dnr.rrcs@alaska.gov; or by fax at (907)269-8916. Copies of the decision packages, maps, related actions, and additional information are available at DNR DMLW, Land Sales and Contract Administration Section, 550 W. 7th Ave., Ste. 640, Anchorage, AK 99501. Copies of the documents, auxiliary aids, services, or special accommodations are also available at DNR's Public Information Centers on State work days between 10:00AM and 5:00PM, M-F in Anchorage by phone at (907)269-8400; in Fairbanks by phone at (907)451-2705; and in Juneau by phone at (907)465-3400; by email to Anchorage at dnr.pic@alaska.gov; by email to Fairbanks at fbx-pic@alaska.gov; by email to Juneau at sero@alaska.gov; by TDD to Anchorage at (907)269-8411; or by TDD to Fairbanks at (907)451-2770. Additionally, documents are online at <http://dnr.alaska.gov/mlw/landsale>.

Pursuant to AS 38.05.945 Notice, the public is invited to comment on the proposed actions. Separate comments should be submitted for each action. Comments on these proposals and related action may be submitted by mail to DNR DMLW Land Sales and Contract Administration Section, Attention: Remote Recreational Cabin Sites, 550 W. 7th Ave., Ste. 640, Anchorage, AK 99501-3576; by email to dnr.rccs@alaska.gov; or by fax to (907)269-8916. The comment period ends at **5:00PM Thursday, August 25, 2011**.

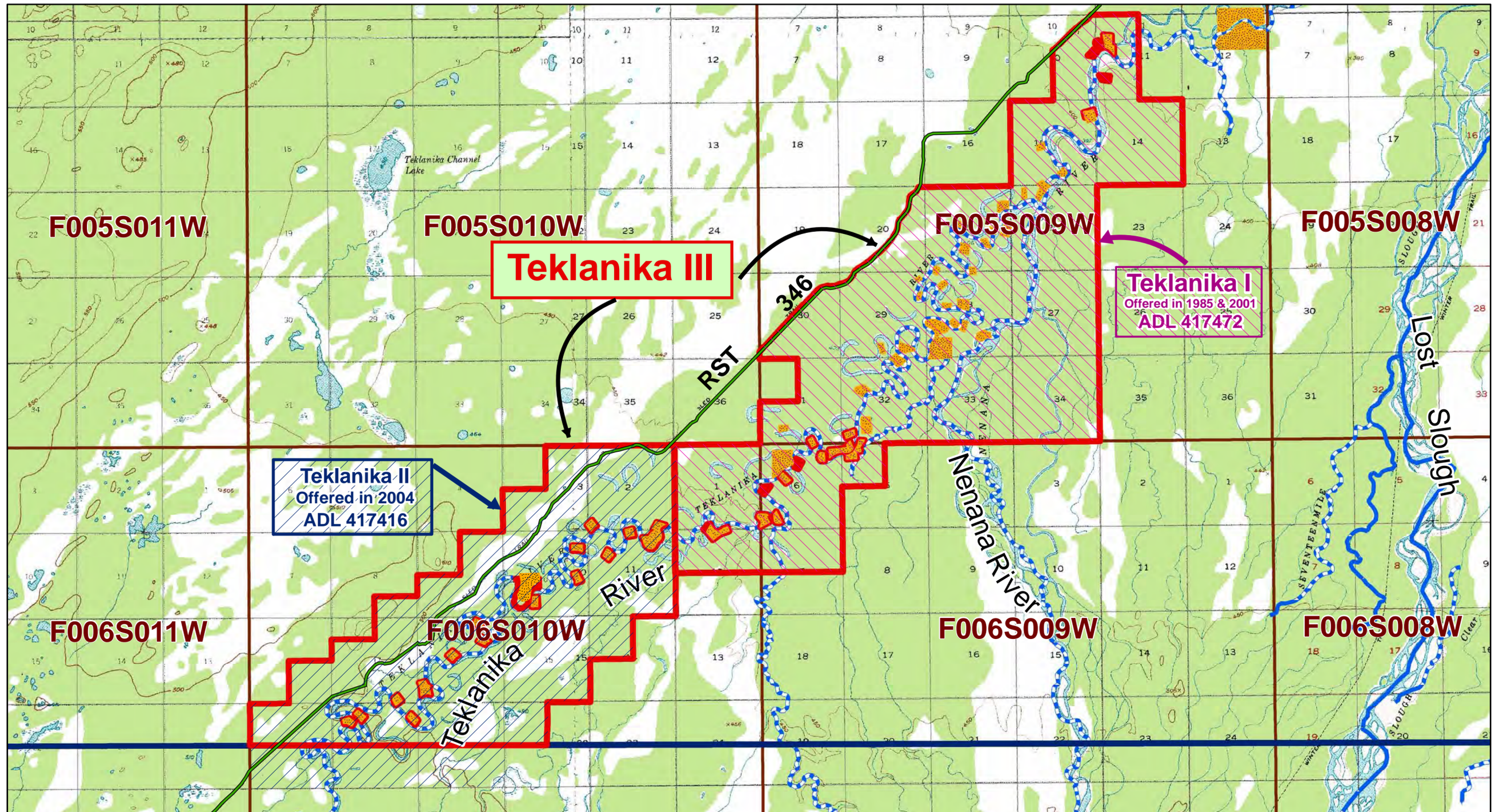
DNR DMLW will consider all timely comments. If timely written comments received in response to this notice indicate the need for significant changes to the Preliminary Decisions, additional public notice for the affected lands will be given. Reducing the amount of land offered and making minor changes to the proposed actions will not be considered significant changes requiring additional public notice.

If the proposed actions are approved and no significant changes are required, the Preliminary Decisions, including any deletions, minor changes, summary of comments and division responses, will be issued as a subsequent Final Finding and Decisions without further notice. To recognize a party's eligibility to appeal a Final Finding and Decision, the Land Sales and Contract Administration Section of DNR DMLW must receive timely written comment on the Preliminary Decision as set forth herein. Upon approval and issuance of a Final Finding and Decision, a copy of the decision will be made available online at <http://dnr.alaska.gov/mlw/landsale> and sent with an explanation of the appeal process to any party who provides timely written comment.

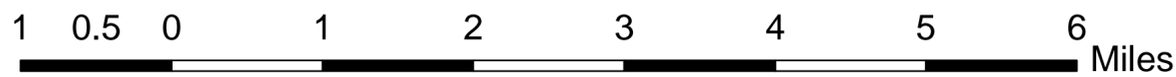
The Division of Mining, Land and Water reserves the right to waive technical defects in this notice.



Attachment B: Area Map Teklanika III - ADL 419238



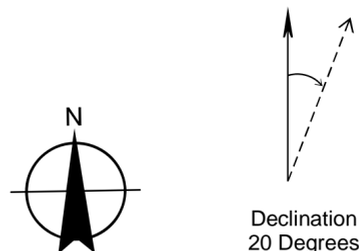
hbf 6/23/2011
Teklanika_III_PD.mxd



USGS QUADS 1:63,360
Fairbanks B-5, B-6
T5S R9W, T6S R9W, T6S R10W, Fairbanks Meridian

This map is for graphic representation only. It is intended to be used as a guide only and may not show the exact location of existing surveyed parcels or show all easements and reservations. Source documents remain the official record and should be reviewed prior to staking.

Maximum parcel size: 20 acres Minimum parcel size: 5 acres
 Staking authorizations: 25
 Staking period: 2012 to 2013



Legend

- BLM_Monuments
- Survey Monument
- NGS Monument
- RS2477 Trail
- Private Parcels
- Teklanika III RRCS
- Denali Borough Boundary
- Anadromous Fish Streams

