Pebble Limited Partnership herein known as the Permittee, is issued this permit authorizing the use of state land within:

**Legal Description:**
W1/2 Section 5, E1/2 Section 6, Township 10 South, Range 29 West, Seward Meridian

**This permit is issued for the purpose of authorizing the following:**
Installation and maintenance of one helicopter portable skid mounted radio repeater station. The repeater station includes a radio antenna (maximum height 50'), radio equipment, solar panel, and power cells (enclosed and secured inside leak-proof cases) mounted on a skid. The skid is approximately 10' long by 5' wide. The skid and antennae will be secured to the ground by means of a guy-cable anchoring system consisting of approximately 4 to 6 guy cables fastened to 4 to 6 tote type containers, that are filled with locally available rocks. Each tote is approximately 45" wide x 30" long x 30" tall.

This permit is effective beginning **August 15, 2018** and ending **August 14, 2023** unless sooner terminated at the state's discretion. This permit does not convey an interest in state land and as such is revocable, with or without cause. The department will give 30 days' notice before revoking a permit at will. A revocation for cause is effective immediately. No preference right for use or conveyance of the land is granted or implied by this authorization.

This permit is issued subject to the following:
- Payment of the annual use fee in the amount of $600.00 due on or before the annual anniversary date and any additional fees identified in the stipulations below.
- Remittance of a Performance Guaranty in the amount of $2,000.00 as required in the stipulations below.
- Proof of insurance as described in stipulations below.

The non-receipt of a courtesy billing notice does not relieve the permittee from the responsibility of paying fees on or before the due date.

All activities shall be conducted in accordance with the following stipulations:

1. **Authorized Officer:** The Authorized Officer (AO) for the Department of Natural Resources is the Regional Manager or designee. The AO may be contacted at the address and phone number on the front of the authorization. The AO reserves the right to modify these stipulations or use additional stipulations as deemed necessary. The permittee will be advised before any such modifications or additions are finalized.
2. Development Plan/Plan of Operations: The development of the site authorized by this permit shall be limited to the area and improvements specified in the attached development plan/plan of operations dated 3/9/2018 or subsequent modifications approved by the AO. The permittee is responsible for accurately siting development and operations within this area. Any proposed revisions to the development plan/plan of operations must be approved in writing by the AO before the change in use or development occurs.

3. Posting Placard: The posting notice included with this permit shall be placed on-site in a conspicuous location visible from the most common access route or vantage point.

4. Change of Address: The permittee shall maintain current contact information with the Division of Mining, Land and Water (Division). Any change of address must be submitted in writing to the AO.

5. Amendments: To conduct activities other than that in the approved plan of operations or development plan, the permittee must have prior authorization from the AO. A map of the new location or an amended plan of operations or development plan is required and any required amendment fee.

6. Permit Extensions/Reissuance: Any request for permit extension or reissuance should be submitted at least 90 days prior to the end of the authorized term. A written statement requesting a 1 year extension confirming there will be no changes to the development/operations plan, including photographs clearly depicting the current condition of the site and any improvements, must be submitted to the AO with any required filing fee. A new Land Use Permit application and any required filing fee is required for reissuance of up to 5 years or for modifications to the approved development/operations plan on file with the Division.

7. Assignment: This permit may not be transferred or assigned.

8. Revocable at Will: This permit does not convey an interest in state land and as such is revocable, with or without cause. The department will give 30 days' notice before revoking a permit at will. A revocation for cause is effective immediately.

9. Preference Right: No preference right for use or conveyance of the land is granted or implied by this authorization.

10. Destruction of Markers: All survey monuments, witness corners, reference monuments, mining claim posts, bearing trees, and unsurveyed lease corner posts shall be protected against damage, destruction, or obliteration. The permittee shall notify the AO of any damaged, destroyed, or obliterated markers and shall reestablish the markers at the permittee's expense in accordance with accepted survey practices of the Division.

11. Alaska Historic Preservation Act: The Alaska Historic Preservation Act (AS 41.35.200) prohibits the appropriation, excavation, removal, injury, or destruction of any state-owned historic, prehistoric (paleontological) or archaeological site without a permit from the commissioner. Should any sites be discovered during the course of field operations, activities that may damage the site will cease and the Office of History and Archaeology in the Division of Parks and Outdoor Recreation (907) 269-8721 shall be notified immediately.
12. **Public Trust Doctrine:** The Public Trust Doctrine guarantees public access to, and the public right to use, all navigable and public waters and the land beneath them for navigation, commerce, fishing, and other purposes. Permittee may not preclude or restrict public access on and through the permitted area. This authorization is issued subject to the principles of the Public Trust Doctrine regarding navigable or public waters. The Division reserves the right to grant other interests consistent with the Public Trust Doctrine.

13. **Public Access:** Neither the construction of this project nor the use of the proposed facility shall interfere with free public use of public roads, trails, waters or public access easements in the area of their activities. The Permittee shall not close landing areas or trails. The ability of all users to use or access state land or public water must not be restricted in any manner. All operations must be conducted in a manner that will ensure minimum conflict with other users of the area. There shall be no interference with free public use of state lands and waters. Public access may not be restricted without prior approval of the AO.

14. **Reservation of Rights:** The Division may require authorized concurrent users of state land to enter into an equitable operation or maintenance agreement. Authorized concurrent users of state land, their agents, employees, contractors, subcontractors, and licensees, shall not interfere with the operation or maintenance activities of each user. The Division reserves the right to grant additional authorizations to third parties for compatible uses on or adjacent to the land under this authorization.

15. **Valid Existing Rights:** This authorization is subject to all valid existing rights in and to the land. The State of Alaska makes no representations or warranties whatsoever, either expressed or implied, as to the existence, number, or nature of such valid existing rights.

16. **Inspections:** Authorized representatives of the State of Alaska shall have reasonable access to the subject parcel for purposes of inspection and may inspect the permitted area at any time without notice. The permittee may be charged fees, up to, and including the actual cost to the Department, for routine inspections of the subject parcel, inspections concerning non-compliance, and a final close-out inspection.

17. **Other Authorizations:** The issuance of this authorization does not alleviate the necessity of the permittee to obtain authorizations required by other agencies for this activity.

18. **Compliance with Governmental Requirements; Recovery of Costs:** Permittee shall, at its expense, comply with all applicable laws, regulations, rules and orders, and the requirements and stipulations included in this authorization. Permittee shall ensure compliance by its employees, agents, contractors, subcontractors, licensees, or invitees.

19. **Violations:** This authorization is revocable immediately upon violation of any of its terms, conditions, stipulations, nonpayment of fees, or upon failure to comply with any other applicable laws, statutes and regulations (federal and state). Should any unlawful discharge, leakage, spillage, emission, or pollution of any type occur due to permittee's, or its employees', agents', contractors', subcontractors', licensees', or invitees' act or omission, permittee, at its expense shall be obligated to clean the area to the reasonable satisfaction of the State of Alaska.
20. **Directives:** Directives may be issued for corrective actions that are required to correct a deviation from design criteria, project specifications, stipulations, state statutes, or state regulations. Work at the area subject to the Directive may continue while implementing the corrective action. Corrective action may include halting or avoiding specific conduct, implementing alternative measures, repairing any damage to state resources that may have resulted from the conduct, or other action as determined by DNR.

21. **Stop Work Orders:** Stop Work Orders may be issued if there is a deviation from design criteria, project specifications, stipulations, state statutes, or state regulations and that deviation is causing or is likely to cause significant damage to state resources. Under a Stop Work Order, work at the area subject to the Stop Work Order may not resume until the deviation is cured and corrective action is taken. Corrective action may include halting or avoiding specific conduct, implementing alternative measures, repairing any damage to state resources that may have resulted from the conduct, or other action as determined by DNR.

22. **Notification of Discharge:** The lessee or permittee shall immediately notify Alaska Department of Environmental Conservation by telephone, and immediately afterwards send Alaska Department of Environmental Conservation a written notice by facsimile, hand delivery, or first class mail, informing Alaska Department of Environmental Conservation of: any unauthorized discharges of oil to water, any discharge of hazardous substances other than oil; and any discharge or cumulative discharge of oil greater than 55 gallons solely to land and outside an impermeable containment area. If a discharge, including a cumulative discharge, of oil is greater than 10 gallons but less than 55 gallons, or a discharge of oil greater than 55 gallons is made to an impermeable secondary containment area, the lessee or permittee shall report the discharge within 48 hours, and immediately afterwards send Alaska Department of Environmental Conservation a written notice by facsimile, hand delivery, or first class mail. Any discharge of oil, including a cumulative discharge, solely to land greater than one gallon up to 10 gallons must be reported in writing on a monthly basis. The posting of information requirements of 18 AAC 75.305 shall be met. The provisions of 18 AAC 75.310 (Scope and Duration of Initial Response Actions) and other reporting requirements of 18 AAC 75.300 - 18 AAC 75.396 also apply. The lessee or permittee shall supply Alaska Department of Environmental Conservation with all follow-up incident reports. Notification of a discharge must be made to the nearest Alaska Department of Environmental Conservation Area Response Team during working hours: Anchorage (907) 269-3063, fax (907) 269-7648; Fairbanks (907) 451-2121, fax (907) 451-2362; Juneau (907) 465-5340, fax (907) 465-2237. The Alaska Department of Environmental Conservation oil spill report number outside normal business hours is (800) 478-9300. All fires and explosions must also be reported. The DNR 24-hour report number is (907) 451-2678; the fax number is (907) 451-2751. DNR or the appropriate land manager and Alaska Department of Environmental Conservation shall be supplied with all follow-up incident reports.
23. **Batteries:** Batteries which contain hazardous liquids should be completely sealed valve regulated, spillproof, leakproof and mounted in an appropriate container. Batteries lacking the preceding properties must have an appropriate drip pan designed to hold 110% of the total liquids held by the battery/batteries. Batteries, new or used, may not be stored or warehoused. Any battery/batteries that are not in use must be removed and disposed of in accordance with existing federal, state and local laws, regulations and ordinances. All hazardous material containers shall be marked with the permittee's or contractor's name, dated, and transported in accordance with 49 CRF 172 (EPA Hazardous Material Regulations) and 18 ACC 62.

24. **Use Fees:** The permittee shall pay to the Division an annual use fee of $600.00. The use fee is due on or before the annual anniversary of the effective date of this permit without the necessity of any billing by the Division. The annual land use fee is subject to adjustments in any relevant fee schedule.

25. **Failure to Pay:** Failure to pay either the annual permit fee and/or Visitor Day fees when due is a default of the terms and condition of this permit. Failure to pay fees subjects this permit to termination.

26. **Late Payment Penalty Charges:** The permittee shall pay a fee for any late payment as specified in 11 AAC 05.030.

27. **Returned Check Penalty:** A returned check fee will be assessed for any check on which the bank refuses payment. Late payment penalties shall continue to accumulate.

28. **Completion Report:** Pursuant to 11 AAC 96.070, a completion report shall be submitted prior to relinquishment, or within 30 days after expiration or termination of the authorization. The report shall contain the following information:

   a. a statement of restoration activities and methods of debris disposal;
   
   b. a statement that the permittee has removed all improvements and personal property from the authorized area;
   
   c. a report covering any known incidents of damage to the vegetative mat and underlying substrate, and follow-up corrective actions that may have taken place while operating under this authorization; and,
   
   d. photographs of the permitted site taken before, during and after the proposed activity to document permit compliance. Photographs must consist of a series of aerial view or ground level view photos that clearly depict compliance with site cleanup and restoration guidelines.
   
   e. Failure to submit a satisfactory report subjects the site to a field inspection requirement for which the permittee may be assessed an inspection fee, as outlined herein.
29. **Annual Report:** An annual report shall be submitted within 30 days after the seasonally authorized term of use or the annual anniversary date of the authorization, whichever is applicable. The report shall contain the following information:

a. a statement of restoration activities and methods of debris disposal;

b. a statement that the permittee has removed all improvements and personal property from the authorized area;

c. a report covering any known incidents of damage to the vegetative mat and underlying substrate, and follow-up corrective actions that may have taken place while operating under this authorization; and,

d. photographs of the permitted site taken before, during and after the proposed activity to document permit compliance. Photographs must consist of a series of aerial view or ground level view photos that clearly depict compliance with site cleanup and restoration guidelines.

30. **Site Conditions:** The site shall be kept in an orderly, clean and safe condition, free of any solid waste, debris or litter acceptable to the AO. All solid waste debris and any hazardous wastes that are used and stored on the site shall be removed and backhauled to an Alaska Department of Environmental Conservation approved solid waste facility.

31. **Site Disturbance:** Site disturbance shall be kept to a minimum to protect local habitats. All activities at the site shall be conducted in a manner that will minimize the disturbance of soil and vegetation and changes in the character of natural drainage systems. Additionally, any ground disturbances which may have occurred shall be contoured to blend with the natural topography to protect human and wildlife health and safety. Particular attention must be paid to prevent pollution and siltation of streams, lakes, ponds, waterholes seeps and marshes, and disturbances to fish and wildlife populations and habitats. Brush clearing is allowed, but should be kept to the minimum necessary. Removal or destruction of the vegetative mat is not authorized under this permit. Establishment of or improvements to landing areas (i.e. leveling the ground or removing or modifying a substantial amount of vegetation) is prohibited.

32. **Site Restoration:** On or before permit expiration (if a reissuance application has not been submitted) or termination of this authorization by Permittee, Permittee shall remove all improvements, personal property, and other chattels, and return the permitted area to a clean and safe condition. In the event the Permittee fails to comply with this requirement, Permittee shall be held liable for any and all costs incurred by the State to return the permitted area to a clean and safe condition.

33. **Restoration of Site:** Restoration of Vegetative Mat. The permittee shall immediately restore areas where soil has been disturbed, or the vegetative mat has been damaged or destroyed. Restoration shall be accomplished in accordance with the directives of the Department of Natural Resources Plant Materials Center, Bodenburg Road, HC 02, Box 7440, Palmer, AK 99645, (907) 745-4469.
34. **Indemnification**: Permittee assumes all responsibility, risk and liability for its activities and those of its employees, agents, contractors, subcontractors, licensees, or invitees, directly or indirectly related to this permit, including environmental and hazardous substance risk and liability, whether accruing during or after the term of this permit. Permittee shall defend, indemnify, and hold harmless the State of Alaska, its agents and employees, from and against any and all suits, claims, actions, losses, costs, penalties, and damages of whatever kind or nature, including all attorney's fees and litigation costs, arising out of, in connection with, or incident to any act or omission by Permittee, its employees, agents, contractors, subcontractors, licensees, or invitees, unless the proximate cause of the injury or damage is the sole negligence or willful misconduct of the State or a person acting on the State's behalf. Within 15 days, Permittee shall accept any such cause, action or proceeding upon tender by the State. This indemnification shall survive the termination of the permit.

35. **Insurance**: Pursuant to 11 AAC 96.065 the permittee shall secure or purchase at its own expense, and maintain in force at all times during the term of this permit, liability coverages and limits consistent with what is professionally recommended as adequate to protect the permittee (the insured) and permittor (the State, its officers, agents and employees) from the liability exposures of ALL the insured's operations on state land. Certificates of Insurance must be furnished to the AO prior to the issuance of this permit and must provide for a notice of cancellation, non-renewal, or material change of conditions in accordance with policy provisions. The permittee must provide for a 60-day prior notice to the State before they cancel, not renew or make material changes to conditions to the policy. Failure to furnish satisfactory evidence of insurance, or lapse of the policy, are material breaches of this permit and shall be grounds, at the option of the State, for termination of the permit. All insurance policies shall comply with, and be issued by, insurers licensed to transact the business of insurance under Alaska Statute, Title 21. The policy shall be written on an "occurrence" form and shall not be written as a "claims-made" form unless specifically reviewed and agreed to by the Division of Risk Management, Department of Administration. The State must be named as an additional named insured on the policy with respect to the operations of the permittee on or in conjunction with the permitted premises, referred to as LAS 32282.

36. **Performance Guaranty**: Pursuant to 11 AAC 96.060, the Permittee shall provide a surety bond or other form of security acceptable to the Division in the amount of $2,000.00 payable to the State of Alaska. Such performance guaranty shall remain in effect for the term of this authorization and shall secure performance of Permittee's obligations hereunder. The amount of the performance guaranty may be adjusted by the AO in the event of approved amendments to this authorization, changes in the development plan, or any change in the activities or operations conducted on the premises. The guaranty may be utilized by the Division to cover actual costs incurred by the State of Alaska to pay for any necessary corrective actions in the event the Permittee does not comply with the site utilization, restoration requirements and other stipulations contained in this permit agreement. If the Permittee fails to perform the obligations under this permit within a reasonable timeframe, the State may perform the Permittee's obligations at the Permittee's expense. The Permittee
agrees to pay within 20 days following demand, all costs and expenses incurred by the State of Alaska as a result of the failure of the Permittee to comply with the terms and conditions of this permit. Failure to do so may result in the termination of an authorization and/or forfeiture of the performance guaranty. The provisions of this permit shall not prejudice the State's right to obtain a remedy under any law or regulation. If the Regional Manager determines that Permittee has satisfied the terms and conditions of this authorization, the performance guaranty will be subject to release. The performance guaranty may only be released in writing by the AO.

37. Site Improvements: The State assumes no responsibility for maintenance of improvements constructed on state land nor liability for injuries or damages attributable to that construction.

38. Fuel and Hazardous Substances Storage: No fuel or hazardous substances may be stored on state land.

39. Fuel and Hazardous Substances: Vehicle refueling shall not occur within the annual floodplain or tidelands. This restriction does not apply to water-borne vessels provided no more than 30 gallons of fuel are transferred at any given time. During equipment maintenance operations, the site shall be protected from leaking or dripping hazardous substances or fuel. The permittee shall place drip pans or other surface liners designed to catch and hold fluids under the equipment or develop a maintenance area by using an impermeable liner or other suitable containment mechanism. The use of hazardous substances by Permittee must be done in accordance with existing federal, state and local laws, regulations and ordinances. Hazardous substances must be removed from the site and managed in accordance with state and federal law. Debris (such as soil) contaminated with used motor oil, solvents, or other chemicals may be classified as a hazardous substance and must be recovered from the site and managed and disposed of in accordance with state and federal law. Fuel storage containers, including flow test holding tanks and hazardous substances, with a total combined capacity larger than 55 gallons shall not be placed within 100 feet (500 feet in the Bering Straits CRSA) from the ordinary high-water mark of waterbodies. Fuel containers which exceed a total combined capacity of 110 gallons must be stored within an impermeable diked area or portable impermeable containment structure capable of containing 110 percent (115 Percent in the Aleutians West CRSA) capacity of the largest independent container (plus 12 inches of freeboard in the Kenai Peninsula Coastal District and Aleutians West CRSA). Drip pans and materials, such as sorbent pads, must be on hand to contain and clean up spills from any transfer or handling of fuel. All fuel storage containers and associated materials must be removed by the permit expiration date. Secondary containment shall be provided for fuel or hazardous substances. All independent fuel and hazardous substance containers shall be marked with the contents and the permittee's name using paint or a permanent label. Exceptions. The AO may under unique or special circumstances grant exceptions to this stipulation on a case-by-case basis. Requests for exceptions should be made to the AO.
a. Definitions.

i. Containers means any item which is used to hold fuel or hazardous substances. This includes tanks, drums, double-walled tanks, portable testing facilities, fuel tanks on small equipment such as light plants and generators, flow test holding tanks, slop oil tanks, bladders, and bags. Manifolded tanks or any tanks in a series must be considered as single independent containers. Vehicles, including mobile seismic tanks, are not intended to be included under this definition.

ii. Hazardous substances are defined under AS 46.03.826(5) as (a) an element or compound which, when it enters the atmosphere, water, or land, presents an imminent and substantial danger to the public health or welfare, including fish, animals, or vegetation; (b) oil; or (c) a substance defined as a hazardous substance under 42 U.S.C. 9601(14).

iii. Secondary containment means an impermeable diked area or portable impermeable containment structure capable of containing 110 percent of the volume of the largest independent container. Double-walled tanks do not qualify as secondary containment unless an exception is granted for a particular tank. All piping and manifolds shall be within secondary containment.

iv. Surface liner means any safe, non-permeable container (e.g., drips pans, fold-a-tanks, etc.) designed to catch and hold fluids for the purpose of preventing spills. Surface liners should be of adequate size and volume based on worst-case spill risk.

40. Wastewater Disposal: Disposal of wastewater from any operation associated with this authorization must satisfy the requirements of the Alaska Department of Environmental Conservation. No pit privies are authorized. Chemical toilets, or a comparable substitute are required and must be operated in conformance with Alaska Department of Environmental Conservation requirements.

41. Solid Waste: All solid waste and debris generated from the activities conducted under this authorization shall be removed to a facility approved by the Alaska Department of Environmental Conservation prior to the expiration, completion, or termination of the authorization or activities. Waste, in this paragraph means all discarded matter, including, but not limited to, trash, garbage, litter, oil drums, petroleum, ashes, and discarded equipment. The site must be kept clean at all times. Hazardous waste must not be disposed of on site, but instead must be hauled out for disposal in an approved disposal site.

42. Improvements: Any improvements/structures that may be authorized under this permit must be constructed in a manner that will allow for removal from the permitted site within 48 hours of receiving a notice to vacate. The establishment of permanent foundations and structures is prohibited under this permit.

43. Authorized Use of Improvements: Any use of these improvements for purposes other than those explicitly authorized by this permit are prohibited.
44. **Forest Resources**: Permittee may use dead and down timber but shall not cut standing timber unless specifically authorized by the AO. Brush clearing is allowed, but should be kept to the minimum necessary to accomplish the permitted activity. Clearing of vegetation shall be kept to the minimum necessary. Clearing shall only occur within the authorized area. Clearing of vegetation shall be kept to the minimum necessary. Clearing shall only occur within the authorized area.

45. **Food Storage**: Prior to removal, all garbage and debris will be stored so it does not attract wildlife. Food and refuse will be stored in bear-proof containers. Sites will be kept clean.

46. **Storage of Equipment**: Storing any materials or supplies after the dates of authorized use is specifically prohibited. Small miscellaneous camp gear, if authorized, must be stored in durable containers. Camp gear used in the preparation of food must be stored in bear resistant containers (i.e. lock top barrels).

47. **Siting**: Improvements must be sited in a manner which impacts the least amount of ground consistent with the purpose of the facility, and shall be consolidated on no more than one acre of land unless additional acreage has been explicitly approved in writing.

48. **Fire Prevention, Protection, and Liability**: The permittee shall take all reasonable precautions to prevent, control, and suppress forest, brush, and grass fires and shall assume full liability for fire suppression costs and any damages to state land resulting from escaped fire. The State of Alaska is not liable for damage to the permittee's personal property and is not responsible for forest fire protection of the permittee's activity.

49. **Tower Hazard**: All improvements on site must be clearly marked in a manner which will reduce the likelihood of conflict with other users. Guy wires and tower structure must be clearly visible. Commercially available full round guy wire markers will be used on all guy wires, and will be installed at the time of installation of the tower. Full round guy wire markers will be a minimum of 10 feet (above ground level) in length and of a color that dramatically contrast with the local environment. Anchors or other project features that could be struck by other users in the area will be clearly marked. The guy wire markers and other markings shall be routinely inspected and any defective or missing markers shall be replaced immediately. In substitution of guy wire markers, plastic fencing of a color that dramatically contrasts with the local environment can be used to mark the improvements on site.

50. **Bald Eagles**: Under the Bald and Golden Eagle Protection Act and the Migratory Bird Treaty Act, the taking of bald eagles is prohibited, and is defined as pursuing, shooting, shooting at, poisoning, wounding, killing, capturing, trapping, collecting, molesting or disturbing. A violation may constitute criminal charges, including fines and imprisonment. The following general guidelines are recommended; however, the Permittee is ultimately responsible for ensuring no laws are violated and additional restrictions may be necessary:

   a. No construction shall occur within 660 feet of any nest between March 1 and June 1;
b. No construction shall occur within 660 feet of an active nest between June 1 and September 15;

c. No Clearing of Vegetation shall occur within 330 feet of any nest during the remainder of the year; and,

d. No aircraft will be operated within 1,000 feet of any nest.

The Authorized Officer reserves the right to modify these stipulations or use additional stipulations as deemed necessary. The permittee will be advised before any such modifications or additions are finalized. DNR has the authority to implement and enforce these conditions under AS 38.05.850. Any correspondence on this permit may be directed to the Department of Natural Resources, Division of Mining, Land and Water, Southcentral Regional Land Office, 550 W. 7th Ave., Suite 900C, Anchorage, AK 99501-3577, (907) 269-8503.

I have read and understand all of the foregoing and attached stipulations. By signing this permit, I agree to conduct the authorized activity in accordance with the terms and conditions of this permit.

Director, Environment & Permitting 09/10/2018

Signature of Permittee or Authorized Representative  Title  Date
3201 C Street, #505  Anchorage  AK  99503

Permittee’s Address  City  State  Zip

Tim Havey  907.339.2626  907.339.2626

Contact Person  Home Phone  Work Phone

Signature of Authorized State Representative  Title  Date