COLORADO DEPARTMENT OF TRANSPORTATION MEMORANDUM OF AGREEMENT		Project Code (SA):		Parcel No:			
		Project No:					
	Location:						
	Count	y:	Sta	te Highway No:			
This agreement made on (date) is between the above from the (GRANTEE) for the purchase of the parcel(s) listed							
Owner(s) (GRANTOR).							
Just compensation was determined by an appropriate valuation procedure prepared in accordance with Colorado state laws and regulations. The amount of money and/or compensation listed below is full consideration for the following land, easements, improvements, and damages of any kind.							
Land (described in attached exhibits)		Sq.ft_/acres_		\$			
Permanent and Slope Easements (described in attached exhibits)		Sq.ft /acres		\$			
Temporary Easements (described in attached exhibits)	Sq.ft /acres		\$				
Improvements		\$					
Damages		\$					
	otal	\$					
	edit	•					
Other conditions:							
Other conditions:							
<ul> <li>The GRANTOR:</li> <li>1) Will, at the closing, pay all taxes (including prorated taxes for the current year) and special assessments for the current year;</li> <li>2) Has entered into this agreement only because the GRANTEE has the power of eminent domain and requires the property for public purposes;</li> <li>3) Be responsible for securing releases from all liens, judgments and encumbrances to deliver clear, unencumbered title to GRANTEE. Any encumbrance required to be paid by GRANTOR shall be paid at or before closing from the proceeds of the transaction before closing from the proceeds of the transaction before content and or the proceeds.</li> </ul>							
before closing from the proceeds of the transaction hereby contemplated or from any other source;							

- Will execute and deliver to GRANTEE those documents indicated below;
- 5) Excepts from the subject property described herein in the attached Exhibits, the mineral estate and including all coal, oil, gas and other hydrocarbons, and all clay and other valuable mineral in and under said subject property. The GRANTOR hereby covenants and agrees that the GRANTEE shall forever have the right to take and use, without payment of further compensation to the GRANTOR, any and all sand, gravel, earth, rock, and other road building materials found in or upon said subject property and belonging to the GRANTOR; and
- 6) The GRANTOR further covenants and agrees that no exploration for, or development of any of the products, as described above, and owned by the GRANTOR heretofore or hereafter the date set forth above and hereby excepted will ever be conducted on or from the surface of the premises described in the attached Exhibits, and that in the event any of such operations may hereafter be carried on beneath the surface of said premises, the GRANTOR shall perform no act which may impair the subsurface or lateral support of said premises. These covenants and agreements hereunder, shall inure to and be binding upon the GRANTOR and its heirs, personal and legal representatives, successors and assigns forever.

NOTE: At GRANTOR'S sole discretion, the GRANTOR to the GRANTEE. GRANTEE estate. In transactions where GRANTOR	makes no conveys th	representatione underlying r	ns about the nature, title or mineral estate to GRANTEE	value of the mineral E, Paragraphs 5 and			
6, as set forth above, will be deleted from this Memorandum of Agreement and the conveyance document.  GRANTOR conveys the underlying mineral estate to GRANTEE. Paragraphs 5 and 6 are hereby deleted from the Memorandum of Agreement and the conveyance document.							
<ul> <li>The GRANTEE:</li> <li>1) Will be entitled to specific performance of this agreement upon tender of the agreed consideration;</li> <li>2) Will be held harmless from any claims against the property or to any interest in the property, except for any benefits due under relocation law;</li> <li>3) Will make payment after receiving acceptable conveyance instruments from the GRANTOR;</li> <li>4) Will take possession and use of the parcel(s) when it deposits the consideration, as set forth above, into an escrow account for the benefit of the GRANTOR, or when GRANTEE disburses funds to GRANTOR. Transfer of title to the parcel(s) shall occur upon performance of any and all terms under this agreement, and release of the payment from escrow to the GRANTOR, unless other arrangements are made that follow Title III of the Uniform Relocation Assistance and Real Property Acquisition Act of 1970, as amended; and</li> <li>5) Will prepare the following documents:</li> </ul>							
General Warranty Deed Access Deed Full Release(s) Book/Page: Partial Release(s) Book/Page: Or (specify)			Utility Easement Permanent Easement Slope Easement Temporary Easement				
Title Company to prepare documents except							
Order Warrant \$	Payable to:						
Order Warrant \$	Payable to:						
Real Estate Specialist		GRANTOR signature Attach		Attach form W-9			
		GRANTOR	(if applicable)				
Division approval (Region ROW Manager/Supervisor)		GRANTEE	signature				

cc: Project Development Branch – ROW Services (original)

Property Owner

Region Right-of-Way Manager

Region Program Engineer/Resident Engineer/Project Engineer