RELINQUISHMENT AGREEMENT (STATE HIGHWAY) Relinquishment No. 038160-X

This AGREEMENT, effective on __________, is between the State of California, acting through its Department of Transportation, referred to as CALTRANS, and:

County of El Dorado, a political subdivision of the State of California, referred to hereinafter as COUNTY.

RECITALS

- 1. CALTRANS and COUNTY, pursuant to California Streets and Highways Code Section 73, are authorized to enter into a cooperative agreement in order to relinquish to COUNTY a portion of a State Highway within COUNTY's jurisdiction.
- 2. CALTRANS and COUNTY previously entered into a State Highway Relinquishment Agreement (03-0700) on December 23, 2021, but since execution the mapping of the collateral facilities has changed. It has been agreed upon to terminate said agreement and enter into this Agreement (03-0798) to accurately reflect the collateral facilities mapping.
- 3. CALTRANS intends to relinquish to COUNTY that portion of US Highway 50 (US 50) described below as Segment 1 and as shown in Exhibit A, attached to and made a part of this AGREEMENT, referred to hereinafter as RELINQUISHED FACILITIES.

Segment 1: Camino Heights Drive and adjacent property lying north of Sierra Blanca Road; TOGETHER with; Sierra Blanca Road and adjacent property between Camino Heights Drive and Pondorado Drive;

This relinquishment is based on collateral facilities. COUNTY is willing to accept said RELINQUISHED FACILITIES upon approval by the California Transportation Commission (CTC) of a Resolution of Relinquishment and CALTRANS' recording of said Resolution with the County Recorder's Office.

- 4. CALTRANS and COUNTY agree that RELINQUISHED FACILITIES are currently in a state of good repair.
- 5. CALTRANS and COUNTY, individually referred to as PARTY and collectively referred to as PARTIES, herein intend to define the terms and conditions under which relinquishment of the RELINQUISHED FACILITIES is to be accomplished.

SECTION I

COUNTY AGREES:

- 1. Execution of this AGREEMENT constitutes COUNTY's waiver of CALTRANS' obligation to provide ninety (90) days prior notice of CALTRANS' "Intention to Relinquish" as set forth in Streets and Highways Code Section 73.
- 2. To accept ownership, including all of CALTRANS' current obligations, rights, title and interest in RELINQUISHED FACILITIES upon recordation of the CTC's Resolution of Relinquishment in the County Recorder's Office and to thereafter operate, maintain, and be liable for RELINQUISHED FACILITIES at no additional cost to CALTRANS.
- 3. To accept the RELINQUISHED FACILITIES in their current environmental condition and setting, including but not limited to, the presence of hazardous materials as described in the initial site assessment (ISA), dated November 8, 2022. COUNTY has received and reviewed a copy of the above-referenced ISA. Upon recordation of the CTC's Resolution of Relinquishment in the County Recorder's Office, CALTRANS will not be responsible for any present or future remediation of said hazardous materials.

SECTION II

CALTRANS AGREES:

- 1. To relinquish, upon the approval of the CTC's Resolution of Relinquishment, the RELINQUISHED FACILITIES.
- 2. To submit the CTC Resolution of Relinquishment to the County Recorder's Office for recording.
- 3. Upon COUNTY's specific request, to transfer to COUNTY within sixty (60) days of such request, copies of available CALTRANS records and files for the RELINQUISHED FACILITIES, such as plans, survey data and right-of-way information.

SECTION III

IT IS MUTUALLY AGREED:

1. All obligations of CALTRANS under the terms of this AGREEMENT are subject to the appropriation of resources by the Legislature, State Budget Act authority, programming, and allocation of funds by the CTC.

- CALTRANS reserves the right to enter, at no cost to CALTRANS, the RELINQUISHED FACILITIES, to modify or add signage, drainage, and other improvements necessary for State Highway operations. COUNTY agrees to allow CALTRANS access to operate, maintain, add, remove, or modify CALTRANS' facilities retained in those RELINQUISHED FACILITIES.
- 3. COUNTY shall fully defend, indemnify and save harmless CALTRANS and all of its officers and employees from all claims, suits or actions related to environmental theories or assertions of liability, including but not limited to, claims or lawsuits related to the presence of hazardous materials as described in the ISA, dated November 8, 2022, provided that the actions, events, injuries, damages, or losses giving rise to any claims, suits or actions occurred on or arise after the date of the recordation of the CTC's Resolution of Relinquishment.
- 4. CALTRANS shall fully defend, indemnify and save harmless COUNTY and all of its officers and employees from all claims, suits or actions related to environmental theories or assertions of liability, including, but not limited to, claims or lawsuits related to the presence of hazardous materials as described in the ISA, dated November 8, 2022, provided that the actions, events, injuries, damages, or losses giving rise to any claims, suits or actions occurred or arose before the date of recordation of the CTC's Resolution of Relinquishment.
- 5. Neither CALTRANS nor any officer or employee thereof is responsible for any injury, damage or liability occurring by reason of anything done or omitted to be done by COUNTY, its contractors, sub-contractors, and/or its agents under or in connection with any work, authority or jurisdiction conferred upon COUNTY under this AGREEMENT. It is understood and agreed that COUNTY, to the extent permitted by law, will defend, indemnify and save harmless CALTRANS and all of its officers and employees from all claims, suits or actions of every name, kind and description brought forth under, but not limited to, tortious, contractual, inverse condemnation or other theories or assertions of liability occurring by reason of anything done or omitted to be done by COUNTY, its contractors, sub-contractors, and/or its agents under this AGREEMENT.
- 6. Neither COUNTY nor any officer or employee thereof is responsible for any injury, damage or liability occurring by reason of anything done or omitted to be done by CALTRANS, its contractors, sub-contractors, and/or its agents under or in connection with any work, authority or jurisdiction conferred upon CALTRANS under this AGREEMENT. It is understood and agreed that CALTRANS, to the extent permitted by law, will defend, indemnify and save harmless COUNTY and all its officers and employees from all claims, suits or actions of every name, kind and description brought forth under, but not limited to, tortious, contractual, inverse condemnation or other theories or assertions of liability occurring by reason of anything done or omitted to be done by CALTRANS, its contractors, sub-contractors, and/or its agents under this AGREEMENT.

- 7. No alteration of the terms of this AGREEMENT shall be valid unless made in writing and signed by the PARTIES hereto. No oral understanding or agreement not incorporated herein shall be binding on any of the PARTIES hereto.
- This AGREEMENT shall terminate upon recordation of the CTC's Resolution of Relinquishment for the RELINQUISHED FACILITIES in the County Recorder's Office, except for those provisions which relate to indemnification, ownership, operation, and maintenance, which shall remain in effect until terminated or modified in writing by mutual agreement.

CONTACT INFORMATION

The information provided below indicates the primary contact information for each PARTY to this AGREEMENT. PARTIES will notify each other in writing of any personnel or location changes. Contact information changes do not require an amendment to this AGREEMENT.

The primary Agreement contact person for CALTRANS is: Berhane Tesfagabr, Project Manager 703 B Street Marysville, CA 95901 Mobile Phone: (916) 869-7335 Email: berhane.tesfagabr@dot.ca.gov

The primary Agreement contact person for COUNTY is: Matthew Smeltzer, Deputy Director, Engineering 2850 Fairlane Court Placerville, CA 95667 Phone: (530) 621-5912 Email: matt.smeltzer@edcgov.us

SIGNATURES

PARTIES are authorized to enter into this AGREEMENT and have delegated to the undersigned the authority to execute this AGREEMENT on behalf of the respective agencies and hereby covenants to have followed all the necessary legal requirements to validly execute this AGREEMENT. By signing below, the PARTIES each expressly agree to execute this AGREEMENT electronically.

The PARTIES acknowledge that executed copies of this AGREEMENT may be exchanged by facsimile or email, and that such copies shall be deemed to be effective as originals.

STATE OF CALIFORNIA DEPARTMENT OF TRANSPORTATION

Greg Wong Deputy District Director D3 Program, Project and Asset Management

Verification of funds and authority:

District 3 Project Control District 3 Project Control @dot.ca.gov

District Project Control Officer

COUNTY OF EL DORADO

Wendy Thoma

Wendy Thomas Chair, Board of Supervisors

Attest:

Kim Dawson Clerk, Board of Supervisors

Approved as to form and procedure:

Daniel Vandekeolwyk

Deputy County Counsel El Dorado County Counsel

SIGNATURES

PARTIES are authorized to enter into this AGREEMENT and have delegated to the undersigned the authority to execute this AGREEMENT on behalf of the respective agencies and hereby covenants to have followed all the necessary legal requirements to validly execute this AGREEMENT. By signing below, the PARTIES each expressly agree to execute this AGREEMENT electronically.

The PARTIES acknowledge that executed copies of this AGREEMENT may be exchanged by facsimile or email, and that such copies shall be deemed to be effective as originals.

STATE OF CALIFORNIA DEPARTMENT OF TRANSPORTATION

greg Wong

Greg Wong Deputy District Director D3 Program, Project and Asset Management

Verification of funds and authority:

Pistrict 3 Project Control District 3 Project Control Didat ca gav

District Project Control Officer

COUNTY OF EL DORADO

Wendy Thomas

Wendy Thomas Chair, Board of Supervisors

Attest:

6. He

Kim Dawson Clerk, Board of Supervisors

Approved as to form and procedure:

Daniel Vandekoolwyk Deputy County Counsel El Dorado County Counsel

EXHIBIT A – Relinquishment Map



03-0798 for Execution

Final Audit Report

2023-05-08

		a summer of	
Created:	2023-05-05		
By:	Caltrans.Coop Execution (Caltrans.Coop.Execution@dot.ca.gov)		
Status:	Signed		
Transaction ID:	CBJCHBCAABAAsgwjB5q3BaezcNEvRN8d8AjtSoUJzWWA		

"03-0798 for Execution" History

- Document created by Caltrans.Coop Execution (Caltrans.Coop.Execution@dot.ca.gov) 2023-05-05 - 3:08:03 PM GMT
- Document emailed to District 3 Project Control District.3.Project.Control@dot.ca.gov (district.3.project.control@dot.ca.gov) for signature 2023-05-05 - 3:08:43 PM GMT
- Email viewed by District 3 Project Control District.3.Project.Control@dot.ca.gov (district.3.project.control@dot.ca.gov) 2023-05-08 - 4:04:01 PM GMT
- Document e-signed by District 3 Project Control District.3.Project.Control@dot.ca.gov (district.3.project.control@dot.ca.gov)
 Signature Date: 2023-05-08 - 6:23:27 PM GMT - Time Source: server
- Document emailed to Mark Diamond (mark.diamond@dot.ca.gov) for approval 2023-05-08 - 6:23:28 PM GMT
- Email viewed by Mark Diamond (mark.diamond@dot.ca.gov) 2023-05-08 - 6:24:57 PM GMT
- Document approved by Mark Diamond (mark.diamond@dot.ca.gov) Approval Date: 2023-05-08 - 6:25:12 PM GMT - Time Source: server
- Agreement completed. 2023-05-08 - 6:25:12 PM GMT



03-0798 Relinquishment Agreement

Final Audit Report

2023-05-12

"03-0798 Relinquishment Agreement" History

- Document created by Mark Diamond (s121707@dot.ca.gov) 2023-05-12 - 1:28:47 PM GMT
- Document emailed to Greg Wong (greg.wong@dot.ca.gov) for signature 2023-05-12 1:29:56 PM GMT
- Email viewed by Greg Wong (greg.wong@dot.ca.gov) 2023-05-12 - 5:00:38 PM GMT
- Document e-signed by Greg Wong (greg.wong@dot.ca.gov) Signature Date: 2023-05-12 - 5:02:08 PM GMT - Time Source: server

Agreement completed. 2023-05-12 - 5:02:08 PM GMT



03-ED-50 PM 23.45 EA 4E620 Project ID 0314000039 Agreement 03-0700 A1

COOPERATIVE AGREEMENT TERMINATION STATEMENT

PARTIES agree that Cooperative Agreement 03-0700 (AGREEMENT) and any Amendments to this Agreement are terminated in writing by PARTIES' mutual consent.

The final signature date on this document terminates the AGREEMENT except survival articles.

All survival articles in the AGREEMENT will remain in effect until expired by law, terminated or modified in writing by PARTIES' mutual agreement, whichever occurs first.

SIGNATURES

PARTIES are authorized to enter into this AGREEMENT and have delegated to the undersigned the authority to execute this AGREEMENT on behalf of the respective agencies and hereby covenants to have followed all the necessary legal requirements to validly execute this AGREEMENT. By signing below, the PARTIES each expressly agree to execute this AGREEMENT electronically.

The PARTIES acknowledge that executed copies of this AGREEMENT may be exchanged by facsimile or email, and that such copies shall be deemed to be effective as originals.

PARTIES will enter into Relinquishment Agreement 03-0798, in order to outline this relinquishment (EA 4E620). Said Agreement (03-0798) will include a revised Map Exhibit A that differs from 03-0700.

STATE OF CALIFORNIA DEPARTMENT OF TRANSPORTATION

Greg Wong Deputy District Director D3 Program, Project and Asset Management

Date

COUNTY OF EL DORADO

Wendy Thomas Chair, Board of Supervisors

Date

Attest:

Kim Dawson Clerk, Board of Supervisors

03-ED-50 PM 23.45 EA 4E620 Project ID 0314000039 Agreement 03-0700 A1

COOPERATIVE AGREEMENT TERMINATION STATEMENT

PARTIES agree that Cooperative Agreement 03-0700 (AGREEMENT) and any Amendments to this Agreement are terminated in writing by PARTIES' mutual consent.

The final signature date on this document terminates the AGREEMENT except survival articles.

All survival articles in the AGREEMENT will remain in effect until expired by law, terminated or modified in writing by PARTIES' mutual agreement, whichever occurs first.

<u>SIGNATURES</u>

PARTIES are authorized to enter into this AGREEMENT and have delegated to the undersigned the authority to execute this AGREEMENT on behalf of the respective agencies and hereby covenants to have followed all the necessary legal requirements to validly execute this AGREEMENT. By signing below, the PARTIES each expressly agree to execute this AGREEMENT electronically.

The PARTIES acknowledge that executed copies of this AGREEMENT may be exchanged by facsimile or email, and that such copies shall be deemed to be effective as originals.

PARTIES will enter into Relinquishment Agreement 03-0798, in order to outline this relinquishment (EA 4E620). Said Agreement (03-0798) will include a revised Map Exhibit A that differs from 03-0700.

STATE OF CALIFORNIA DEPARTMENT OF TRANSPORTATION

greg Wong

Greg Wong Deputy District Director D3 Program, Project and Asset Management

05/12/2023

Date

COUNTY OF EL DORADO

Wendy Momas

Wendy Thomas Chair, Board of Supervisors

2-2023

Date

Attest:

Kim Dawson Clerk, Board of Supervisors

03-0700 A1 Termination

Final Audit Report

2023-05-12

		With the state of
Created:	2023-05-12	
Ву:	Mark Diamond (s121707@dot.ca.gov)	
Status:	Signed	
Transaction ID:	CBJCHBCAABAAzYk79D7IK9PsOLe5_uAODWDMRO3SERp1	

"03-0700 A1 Termination" History

- Document created by Mark Diamond (s121707@dot.ca.gov) 2023-05-12 - 1:26:53 PM GMT
- Document emailed to Greg Wong (greg.wong@dot.ca.gov) for signature 2023-05-12 - 1:27:46 PM GMT
- Email viewed by Greg Wong (greg.wong@dot.ca.gov) 2023-05-12 - 4:59:26 PM GMT
- Document e-signed by Greg Wong (greg.wong@dot.ca.gov) Signature Date: 2023-05-12 - 5:02:31 PM GMT - Time Source: server

Agreement completed. 2023-05-12 - 5:02:31 PM GMT

