Date:

|  |  |
| --- | --- |
| County:       | ROW CSJ:        |
| Federal Project No.:       | Parcel:        |
| Highway:       | From :       |
|  | To:       |

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED NO.

Dear      ,

In acquiring property for the highway systems of Texas, the Texas Department of Transportation follows a definite procedure for appraising the land needed and for handling personal negotiations with each owner. As has been or will be explained by the State’s negotiator,      , your billboard structure located      , as described in the enclosed property description, is to be acquired for the construction or improvement of the above-referenced highway project.

The State offers to pay you $[amount] for your billboard structure, as valued in the enclosed appraisal, provided that you will execute and deliver to the State a quitclaim deed.

Under certain circumstances, Rule 21.192 of Title 43 of the Texas Administrative Code allows the owner of a billboard structure to apply for a relocation permit if it is legally erected and maintained, and will be within the highway right of way as a result of a highway construction project.

Executing the quitclaim deed and retaining the billboard structure does not guarantee that you will get a relocation permit. After executing the quitclaim deed, you still must follow and meet the current relocation permitting guidelines found in 43 TAC 21.192, et seq.

**If you elect to apply for a relocation permit, you must retain the billboard structure.** The retention of the structure will be reflected in the quitclaim deed. By making this election, the total compensation the State will pay you will be reduced by the billboard’s retention value, which is $[retention value**].** If you do not retain the billboard structure, you will not be eligible to apply for a relocation permit.

| Off-Premise Advertising Sign Structure(s) | Amount to be Subtracted if Retained |
| --- | --- |
|       | $      |
|       | $      |
|       | $      |
|       | $      |
|       | $      |
|       | $      |

It is understood that       is/are the fee owner(s) of this property. In order for you to accept this offer, you will need to secure the fee owner’s execution of the enclosed *Disclaimer of Interest* in the billboard structure. If the fee owner will not execute the disclaimer, you will need to provide the State with a copy of your lease in order to verify that you own the billboard structure. Without such evidence that you own the sign structure, the State will have to acquire the billboard structure through condemnation.

If you wish to accept the offer based upon this appraisal, please contact       at (   )    -      as soon as possible so the payment procedure to obtain your payment may be started. If you are not willing to accept this offer, you may submit a written request for administrative settlement/counteroffer, setting forth a counteroffer amount and the basis for such amount, provided such settlement request is received in writing within 30 days from the date of this letter.

Please note that your right to submit an administrative settlement shall be forfeited if such a settlement request is not received within the 30 day time deadline.

If you accept the offer or an administrative settlement is reached, the State will thereafter provide you with a Notice to Vacate prior to the date on which the land where the billboard is located is needed for construction purposes. If you do not remove the billboard per the terms of the Notice to Vacate, the ownership of the billboard structure will revert to the State without further compensation to you. You will lose your eligibility for a relocation permit, and the State will remove the billboard.

After the date of payment of the purchase price, or the date of deposit in court of funds to satisfy the award of compensation as determined through eminent domain proceedings to acquire real property, you will be reimbursed for any fair and reasonable incidental expenses necessarily incurred in transferring title to the property for use by the Texas Department of Transportation. Expenses eligible for reimbursement may include (1) recording fees, transfer taxes and similar expenses incidental to conveying the real property to the Department and (2) penalty costs for prepayment of any preexisting recorded mortgage entered into in good faith encumbering the real property. Voluntary unnecessary expenses or expenses incurred in clearing questionable title will not be eligible for reimbursement. Eligible incidental expenses will be reimbursed upon submission of a claim supported by receipted bills or other evidence of actual expenses incurred. You may file a written request for review if you believe that the Department failed to properly determine the eligibility for, or the amount of, incidental expenses to be reimbursed. There is no standard form on which to request a review of a claim; however, the claim must be filed with this office within six months after you are notified of the Department’s determination on any claim for reimbursement.

You may be entitled to additional payments and services under the State’s Relocation Assistance, which will not include any costs for moving real property. It is emphasized, however, that any benefits to which you may be entitled under this program will be handled entirely separate from and in addition to this transaction. You will receive a booklet entitled *“Relocation Assistance”* which will inform you of eligibility requirements, payments and services which are available.

You have the right to discuss with others any offer or agreement regarding the Department’s acquisition of the subject property, or you may (but are not required to) keep the offer or agreement confidential from others, subject to the provisions of Chapter 552, Government Code (the Public Records Act) as it may apply to the Department.

Attached is a copy of the Texas Department of Transportation booklet entitled *“Right of Way Purchase*” which we trust will give you a better understanding of the procedures followed by the Department in purchasing property. If you have any questions regarding the details as to the type of facility to be built or concerning the purchase transaction, please do not hesitate to ask       to answer them.

Please see the enclosed copy of the Texas Landowner Bill of Rights.

Finally, we enclose copies of all appraisal reports relating to your property being acquired which were prepared in the ten (10) years preceding the date of this offer and produced or acquired by the Department, including the appraisal on which this offer is based.

Sincerely,

Right of Way Manager or other signatory

ENCLOSURES:

Appraisal Report(s)

Landowner Bill of Rights

Brochure (“Right of Way Purchase”)

Disclaimer of Interest (Form ROW-N-120)